STATE OF NORTH DAKOTA			IN DISTRICT COURT
COUNTY OF			JUDICIAL DISTRICT
(Plaintiff))	Casa No
(Plaintiff)	PLAINTIFF,)	Case No.
Vs))	SUMMONS
(Defendant))	
(Determanie)	DEFENDANT.)	

THE STATE OF NORTH DAKOTA TO THE ABOVE NAMED DEFENDANT:

YOU ARE HEREBY SUMMONED and required to appear and defend against the Complaint in this action, which is served upon you, by serving upon the undersigned an Answer or other proper response within twenty-one (21) days after the service of this Summons and Complaint upon you, exclusive of the day of service.

If you fail to do so, judgment by default will be taken against you for the relief demanded in the Complaint.

NOTICE OF TEMPORARY RESTRAINING PROVISIONS

Under Rule 8.4 of the North Dakota Rules of Court, upon service of this Summons, you, and your spouse, are bound by the following restraints:

- 1. Neither spouse shall dispose of, sell, encumber, or otherwise dissipate any of the parties' assets, except:
 - For necessities of life or for the necessary generation of income or preservation of assets; or
 - b. For retaining counsel to carry on or to contest the proceeding.

If a spouse disposes of, sells, encumbers, or otherwise dissipates assets during the interim period, that spouse shall provide to the other spouse an accounting within thirty (30) days.

- 2. Neither spouse shall harass the other spouse.
- 3. All currently available insurance coverage must be maintained and continued without change in coverage or beneficiary designation.
- 4. Except for temporary periods, neither spouse may remove any of their minor children from North Dakota without the written consent of the other spouse or order of the court.

IF EITHER SPOUSE VIOLATES ANY OF THESE PROVISIONS, THAT SPOUSE MAY BE IN CONTEMPT OF COURT.

Dated this day of	, 20	
(Signature of Plaintiff)		_, Plaintiff
		_
(Printed Name of Plaintiff)		(Address)
City of	, North Dakota _	
Dated this day of	, 20	
 Clerk of Court		

READ BEFORE FILLING OUT THE COMPLAINT FORM

Divorce can have serious long-term legal and financial consequences. It's strongly recommended that you consult a lawyer and carefully consider all of your options.

Only a lawyer who has agreed to represent you can give you legal advice and tell you about your options based on your circumstances.

This Complaint form is part of the *Divorce With An Agreement – With Children* forms packet. This Complaint form and the forms packet may be used if you answer "Yes" to <u>ALL</u> of the following:

- Both spouses are currently in communication with each other.
- Both spouses agree on <u>all</u> issues and there are no issues on which they disagree.
- One of the spouses has lived in North Dakota for the last six months.
- All of the minor children have lived in North Dakota with a spouse for at least the past 6 months (or since birth);

OR

Within the past 6 months, North Dakota was the home state of all of the minor children and one spouse still lives in North Dakota.

- This is the only legal action pending between the spouses regarding the marriage or the minor children.
- Neither spouse is currently in the military; *OR* one or both spouses are currently in the military but not deploying or deployed.
- There is <u>no</u> domestic violence protection order or disorderly conduct restraining order in effect regarding either spouse.

If you answered "No" to any of the above, you may not use this form or the forms packet.

Read the instructions for the forms packet and this form <u>before</u> filling out the Complaint. If you're unsure how to proceed, consult a lawyer.

The Complaint form must be filled out completely. If the Complaint form isn't filled out completely and signed by the Plaintiff, the form may not be accepted by the clerk of court for filing.

If the form is accepted for filing, but the judge or judicial referee assigned to the divorce case determines the form is incomplete, your case may be dismissed without granting a divorce.

Don't include this cover sheet when you serve or file the completed form.

STATE OF	NORTH DAKOTA	IN DISTRICT COURT
COUNTY	OF	JUDICIAL DISTRICT
(Plaintiff)))) PLAINTIFF,)	Case No
Vs)))	COMPLAINT
(Defenda	nt)) DEFENDANT.)	
	aintiff is now, and for the entire 6 morngs, a resident of the State of North Da	nths immediately before the start of these akota.
	o separate proceeding for dissolution ding in the State of North Dakota or els	of marriage or legal separation has been started sewhere.
3. Th	ne identifying information of Plaintiff a	and Defendant is as follows:
a.	Plaintiff's full legal name is:	·
	Plaintiff's address is:	
		ress:
	Plaintiff's birth year:	·
	Last 4 digits of Plaintiff's social secur	rity number: XXX-XX
b.	Defendant's full legal name is:	·
	Defendant's employer's name and a	ddress:
De	efendant's birth year:	·
La	st 4 digits Defendant's social security	number: XXX-XX

(city),	4.	Plair	ntiff and Defendant were married	on	(<i>date</i>), at		
5. (Choose one) Neither Plaintiff nor Defendant is currently in the Armed Services of the United States of America or its allies. OR Plaintiff/ Defendant (choose all that apply) is currently in the Armed Services of the United States of America or its allies but is not currently deployed or notified of deployment. 6. Irreconcilable differences have arisen between Plaintiff and Defendant making the continuation of the marriage impossible. 7. Plaintiff and Defendant have minor children together, namely: a. Minor Child's Initials: Year of Birth: Address: Address: Year of Birth: Last 4 Digits of Social Security Number: XXX-XX Address: Year of Birth: Last 4 Digits of Social Security Number: XXX-XX Address: Year of Birth: Last 4 Digits of Social Security Number: XXX-XX Address: Year of Birth: Last 4 Digits of Social Security Number: XXX-XX Address: Year of Birth: Last 4 Digits of Social Security Number: XXX-XX Address: Year of Birth: Last 4 Digits of Social Security Number: XXX-XX Address: Year of Birth: Last 4 Digits of Social Security Number: XXX-XX Address: Year of Birth: Last 4 Digits of Social Security Number: XXX-XX Address: Year of Birth: Last 4 Digits of Social Security Number: XXX-XX Address: Year of Birth: Last 4 Digits of Social Security Number: XXX-XX Address: Year of Birth: Last 4 Digits of Social Security Number: XXX-XX Address: Year of Birth: Last 4 Digits of Social Security Number: XXX-XX Address: Year of Birth: Last 4 Digits of Social Security Number: XXX-XX Address: Year of Birth: Ye							
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of America or its allies. OR □Plaintiff/ □Defendant (choose all that apply) is currently in the Armed Services of the United States of America or its allies but is not currently deployed or notified of deployment. 6. Irreconcilable differences have arisen between Plaintiff and Defendant making the continuation of the marriage impossible. 7. Plaintiff and Defendant have minor children together, namely: a. Minor Child's Initials: Year of Birth: Last 4 Digits of Social Security Number: XXX-XX Address: b. Minor Child's Initials: Year of Birth: Last 4 Digits of Social Security Number: XXX-XX Address: C. Minor Child's Initials: Year of Birth: Last 4 Digits of Social Security Number: XXX-XX Address: Address: Year of Birth: Last 4 Digits of Social Security Number: XXX-XX Address: Year of Birth: Last 4 Digits of Social Security Number: XXX-XX Address: Year of Birth: Last 4 Digits of Social Security Number: XXX-XX Address: Year of Birth: Last 4 Digits of Social Security Number: XXX-XX Address: Year of Birth: Last 4 Digits of Social Security Number: XXX-XX Address: Year of Birth: Last 4 Digits of Social Security Number: XXX-XX Address: Year of Birth: Last 4 Digits of Social Security Number: XXX-XX Address: Year of Birth: Last 4 Digits of Social Security Number: XXX-XX Address: Year of Birth:	5.	(Cho	ose one)				
OR □Plaintiff/□Defendant (choose all that apply) is currently in the Armed Services of the United States of America or its allies but is not currently deployed or notified of deployment. 6. Irreconcilable differences have arisen between Plaintiff and Defendant making the continuation of the marriage impossible. 7. Plaintiff and Defendant have minor children together, namely: a. Minor Child's Initials: Year of Birth: Address: Address: Year of Birth: Address: Address: Year of Birth: Year of Birth: Address: Year of Birth: Year of Birth: Address: Year of Birth: Year of Birth: Year of Birth: Address: Year of Birth:		□Ne	either Plaintiff nor Defendant is cu	irrently in the Armed Se	rvices of the United States		
□Plaintiff/□Defendant (choose all that apply) is currently in the Armed Services of the United States of America or its allies but is not currently deployed or notified of deployment. 6. Irreconcilable differences have arisen between Plaintiff and Defendant making the continuation of the marriage impossible. 7. Plaintiff and Defendant have minor children together, namely: a. Minor Child's Initials: Year of Birth: Address: Address: Year of Birth: Address: Year of Birth: Address: Year of Birth: Address: Year of Birth: Address: Year of Birth: Address: Year of Birth: Address: Address: Year of Birth: Address: Year of Birth: Address: Year of Birth: Address: Year of Birth: Y		of A	merica or its allies.				
United States of America or its allies but is not currently deployed or notified of deployment. 6. Irreconcilable differences have arisen between Plaintiff and Defendant making the continuation of the marriage impossible. 7. Plaintiff and Defendant have minor children together, namely: a. Minor Child's Initials: Year of Birth: Address: Year of Birth: Year of Birth: Address: Year of Birth:		OR					
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7. Plaintiff and Defendant have minor children together, namely: a. Minor Child's Initials: Year of Birth: Last 4 Digits of Social Security Number: XXX-XX Address: b. Minor Child's Initials: Year of Birth: Last 4 Digits of Social Security Number: XXX-XX Address: c. Minor Child's Initials: Year of Birth: Last 4 Digits of Social Security Number: XXX-XX Address: Address: Address: Address: Address: Address: Address: BAdditional sheets are attached. (Choose if applicable) 8. It is in the best interests of the minor child(ren) that residential responsibility is granted as follows: (choose one) Shared equally between the Plaintiff and the Defendant. OR				ut is not currently deplo	oyed or notified of		
7. Plaintiff and Defendant have minor children together, namely: a. Minor Child's Initials: Year of Birth: Last 4 Digits of Social Security Number: XXX-XX Address: b. Minor Child's Initials: Year of Birth: Last 4 Digits of Social Security Number: XXX-XX Address: c. Minor Child's Initials: Year of Birth: Last 4 Digits of Social Security Number: XXX-XX Address: Address: DAdditional sheets are attached. (Choose if applicable) 8. It is in the best interests of the minor child(ren) that residential responsibility is granted as follows: (choose one) DShared equally between the Plaintiff and the Defendant. OR	6.	Irrec	concilable differences have arisen	between Plaintiff and D	efendant making the		
a. Minor Child's Initials:Year of Birth: Last 4 Digits of Social Security Number: XXX-XX Address: b. Minor Child's Initials: Year of Birth: Last 4 Digits of Social Security Number: XXX-XX Address: c. Minor Child's Initials: Year of Birth: Last 4 Digits of Social Security Number: XXX-XX Address: Address: Address: Address: Address: Address: Badditional sheets are attached. (Choose if applicable) 8. It is in the best interests of the minor child(ren) that residential responsibility is granted as follows: (choose one) Shared equally between the Plaintiff and the Defendant. OR	cont	inuatio	n of the marriage impossible.				
a. Minor Child's Initials:Year of Birth: Last 4 Digits of Social Security Number: XXX-XX Address: b. Minor Child's Initials: Year of Birth: Last 4 Digits of Social Security Number: XXX-XX Address: c. Minor Child's Initials: Year of Birth: Last 4 Digits of Social Security Number: XXX-XX Address: Address: Address: Address: Address: Address: Badditional sheets are attached. (Choose if applicable) 8. It is in the best interests of the minor child(ren) that residential responsibility is granted as follows: (choose one) Shared equally between the Plaintiff and the Defendant. OR	7.	Plair	ntiff and Defendant have minor ch	ildren together, namely	<i>י</i> :		
b. Minor Child's Initials: Year of Birth: Last 4 Digits of Social Security Number: XXX-XX Address: Year of Birth: Last 4 Digits of Social Security Number: XXX-XX Address: Address: Address: Address: Address: Address: Badditional sheets are attached. (Choose if applicable) 8. It is in the best interests of the minor child(ren) that residential responsibility is granted as follows: (choose one) Shared equally between the Plaintiff and the Defendant. OR		a.	Minor Child's Initials:	Year of Birth:			
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Additional sheets are attached. (Choose if applicable) 8. It is in the best interests of the minor child(ren) that residential responsibility is granted as follows: (choose one) Shared equally between the Plaintiff and the Defendant. OR			Last 4 Digits of Social Security I	Number: XXX-XX			
8. It is in the best interests of the minor child(ren) that residential responsibility is granted as follows: (choose one) □Shared equally between the Plaintiff and the Defendant. OR			Address:				
as follows: (<i>choose one</i>) Shared equally between the Plaintiff and the Defendant. OR			☐Additional sheets are	e attached. (<i>Choose if ap</i>	pplicable)		
☐Shared equally between the Plaintiff and the Defendant. OR	8.	It is i	in the best interests of the minor	child(ren) that residenti	al responsibility is granted		
OR	as fo	llows: (choose one)				
		□Sh	ared equally between the Plaintif	f and the Defendant.			
☐Primary residential responsibility granted to the Plaintiff, subject to the Defendant's				anted to the Plaintiff, su	ibject to the Defendant's		
reasonable parenting time. OR			onable parenting time.				

	-	residential responsibility granted to the Defendant, subject parenting time.	to the Pl	aintiff's
(((OR ⊒Plaintiff,	Defendant is not pregnant. (<i>choose one</i>) Defendant is pregnant. (<i>choose one</i>) However, the Plant (<i>choose one</i>) is not the father, and the child is not at issu	-	
decision	making o	has jurisdiction to determine parenting rights and responsil f the minor child(ren) pursuant to North Dakota Century Co se: (choose one)		
t t	parent for proceeding	d(ren) has/have lived in North Dakota with a parent or personat least six consecutive months immediately before the stage. If a child is less than six months old, the child has lived in person acting as a parent since their birth.	rt of this	
F ((t	Relationsh DR □North Danies proceed	arent or person acting as a parent:ip to child(ren):akota was the home state of the child(ren) within six montheding, and one parent continues to reside in North Dakota. arent residing in North Dakota:	ns of the s	
followin	g informa	eding will affect the custody of the minor child(ren) of the nation is required by North Dakota Century Code Section 14-1 the past five (5) years, the child(ren) has/have lived at the faces:	4.1-20:	
	Child's Initials	Address (street, city, state, zip code)	Date From	Date To

b.	Т	The names and current addresses of the persons with whom the child(ren) has/have				
	li	lived in the past five (5) years are as follows:				
	Child's Name of Person(s) Current Address (street, city, state, zip code) Initials				cate, zip code)	
ŀ						
F						
c.	((Choos	se one)			
•	•		·	ed, as a pa	rty or witness or in any o	ther capacity, in any
			•	•	dy of or visitation with th	
		R			•	, ,
		1 Plair	ntiff has participated in	the follow	wing proceeding(s) conce	rning the child(ren)
	a	s a pa	arty or witness, or in an	other cap	acity concerning the cust	ody of or visitation
	W	ith th	ne child(ren):			
		Nam	ne of Court	State	Case Number	Date of Determination
d.	. (0	Choos	se one)			
		1 Plair	ntiff does not know of a	any proce	eding that could affect th	e current
	р	rocee	eding, including procee	dings for e	enforcement and procee	dings relating to
	d	omes	tic violence, protective	e orders, t	ermination of parental ri	ghts, adoptions,
	n	eglec	t, abuse, deprivation, g	guardiansl	nip, or paternity.	
	C	R				
		Plair	ntiff knows of the follow	wing proce	eeding(s) that could affec	t the current
	proceeding, including proceedings for enforcement and proceedings relating to					
	d	omes	tic violence, protective	e orders, t	ermination of parental ri	ghts, adoptions,
	n	eglec	t, abuse, deprivation, g	guardiansh	nip, or paternity.	
		Nam	ne of Court	State	Case Number	Type of proceeding

	☐Plaintiff does not know of any person who is not a party to this proceeding who		
	has physical custody of the child(ren) or claims rights of legal custody or physical		
	custody of, or visitation with, the child(ren).		
	OR		
	☐Plaintiff knows of the following person(s) who is/are not a party to this proceeding		
	who has physical custody of the child(ren) or claims rights of legal custody of		
	physical custody of, or visitation with, the child(ren).		
	Name of Person(s) Address (street, city, state, zip code)		
	☐Additional sheets are attached. (Choose if applicable)		
12.	(Choose one)		
	☐ Plaintiff/☐ Defendant (choose one) is an able-bodied person and is able to contribute		
	toward the support of the minor child(ren).		
	OR		
	☐There is a child support order already in existence. The case number is		
	·		
13.	The parties are owners of property, which should be divided by the Court and an		
equita	ble portion awarded to each party.		
14.	The parties have accumulated a certain amount of debt throughout the marriage, which		
should	be divided, and an equitable portion assessed to each party.		
15.	Plaintiff wants to restore their name. ☐Yes ☐No (Choose one)		
	WHEREFORE, Plaintiff asks for judgment as follows:		
16.	The bonds of matrimony presently existing between Plaintiff and Defendant be wholly		
dissolv	ved and that Plaintiff be granted an absolute decree of divorce from Defendant.		
17.	For residential responsibility and parenting time that serve the minor child(ren)'s best		

interests.

e. (Choose one)

18. For child support obligations, if requested above, that serve the minor child(ren)'s best interests, including those related to traditional child support, dependent medical and dental insurance coverage, and contribution to the child(ren)'s uninsured dental and medical expenses. 19. For a fair and equitable division of the assets and liabilities accumulated and incurred by the parties. 20. For such further and additional relief as this Court may deem just and proper. Dated this ______ day of ________, 20_____. Signature of Plaintiff Typed or Printed Name of Plaintiff Address City State Zip Code

Telephone Number

VERIFICATION

STATE OF)
COUNTY OF)SS
COUNTRY OF	
l,	(<i>Plaintiff name</i>), verify,
under penalty of perjury under th	e law of North Dakota, that I am the Plaintiff in the above-
entitled action; that I have read th	e Complaint for divorce and know the contents thereof and
that the same is true and correct,	except as to matters stated therein upon information and
belief as to those matters I state t	nat I believe them to be true and correct.
Dated	, 20
(Plaintiff's Signature)	
(Plaintiff's Printed Name)	
(Address)	(City, State, Zip Code) (Telephone Number)

Read Before Filling Out The Settlement Agreement Form

Divorce can have serious long-term legal and financial consequences. Only a lawyer who has agreed to represent you can tell you about your options based on your circumstances.

This Settlement Agreement form is part of the "Divorce with Agreement – With Children" forms packet. The forms packet may be used if you answer "Yes" to All of the following:

- Both spouses are currently in communication with each other.
- Both spouses agree on **All** issues. (See Forms 3 & 4 for the issues that both spouses must agree to in writing. Both spouses must date and sign Forms 3 & 4.)
- The spouse listed as Plaintiff has lived in North Dakota for at least the last 6 months.
- All of the minor children of the marriage have lived in North Dakota with a spouse for at least the past 6 months (or since birth);

OR

Within the past 6 months, North Dakota was the home state of all of the children of the marriage and one spouse still lives in North Dakota.

- This is the only legal action pending between the spouses regarding this marriage or the minor children of the marriage.
- The grounds for the divorce are irreconcilable differences (no-fault by either spouse).
- If either spouse is currently in the military, they're not deploying or deployed.
- There's **no** domestic violence protection order or disorderly conduct restraining order currently in effect regarding either spouse.

Read the instructions for the forms packet and the individual form Before filling out the Settlement Agreement. If you're unsure how to proceed, consult a lawyer.

The Settlement Agreement form must be filled out completely and signed by Both spouses.

If this form isn't filled out completely and signed by both spouses, it may not be accepted.

If the form is accepted for filing, but the judge or judicial referee assigned to the divorce decides the form is incomplete, your case may be dismissed without granting a divorce.

A note about retirement assets: If you decide to divide retirement assets, you'll likely need an additional court order called a "Qualified Domestic Relations Order," or QDRO, to make the division effective. A QDRO form **isn't** available through the North Dakota Legal Self Help Center. It's strongly recommended that you hire a lawyer to prepare a QDRO. If both spouses keep their own retirement assets, or don't have retirement assets, a QDRO isn't necessary.

A note about debts: If a spouse is ordered to pay a debt of the marriage and that spouse doesn't pay, the creditor may still seek payment of the debt from the other spouse.

Don't include this cover sheet when you file the completed form.

STATE OF NORTH DA	KOTA	IN DISTRICT COURT
COUNTY OF		JUDICIAL DISTRICT
))	
(Plaintiff))	Case No.
	PLAINTIFF,)	
Vs)	SETTLEMENT AGREEMENT
(Defendant)		
	DEFENDANT.)	

WHEREAS, the above-entitled matter is a divorce proceeding commenced by Plaintiff;

WHEREAS, by signing this Settlement Agreement, Defendant acknowledges personal service of the Summons and Complaint in this action, consents to the jurisdiction of the Court and consents to entry of judgment in accordance with the terms of this Settlement Agreement;

WHEREAS, Plaintiff and Defendant have reached an agreement resolving all of the issues in this divorce proceeding. Plaintiff and Defendant's entire agreement is set forth in this Settlement Agreement and Exhibit A: Confidential Division of Property and Debts and Values;

WHEREAS, Plaintiff and Defendant agree and represent to the Court that they executed this Settlement Agreement voluntarily, that neither party has been subject to threats or acts constituting duress, and that they entered into this Settlement Agreement of their own free will.

WHEREAS, Plaintiff and Defendant expressly agree that, once signed, Plaintiff may, without further notice to Defendant, forward this Settlement Agreement and Exhibit A: Confidential Division of Property and Debts and Values with the Court for its review, approval and entry of Judgment consistent with terms agreed upon herein by the parties.

AGREEMENT AS TO FACTS

THE PARTIES STIPULATE AND AGREE that the following facts may, if approved by the Court, be entered in the above-entitled case as the Findings of Fact:

1.	The Summons and Complaint were personally served upon Defendant on
	as indicated by the Admission of Service on file herein.

2.	Plaintiff,	, is the $lacksquare$ mother OR $lacksquare$ father
(choos	e one) of the minor child(ren).	
	Address:	
	(street address)	
	(city, state, zip code)	
	Birth Year:	
	Last 4 Digits of Social Security Number: XXX-XX	
	Employer's Name and Address:	
3.	Defendant,	, is the \(\simeg\) mother \(\mathbf{OR}\) \(\simeg\) father
(choos	e one) of the minor child(ren).	
	Address:	
	(street address)	
	(city, state, zip code)	
	Birth Year:	
	Last 4 Digits of Social Security Number: XXX-XX	
	Employer's Name and Address:	
4.	Plaintiff and Defendant were married on	in tho
	Plaintiff and Defendant were married on	
	, County of	<i></i>
state (of	

- 5. Plaintiff is now, and for the entire 6 months immediately before serving the Summons and Complaint, a resident of the State of North Dakota.
- 6. That no decree, judgment or order of divorce, separation or annulment has been has been granted to either party against the other in any Court of competent jurisdiction of North Dakota or any other state, territory or country, and that there is no other action pending for divorce by either party against the other in any Court.

7.	(Cr	noose one)	
		Neither Plaintiff nor Defendant is currently in the America or its allies.	Armed Services of the United States
	OR		
		Plaintiff/ Defendant (<i>choose one</i>) is currently intes of America or its allies but is <u>not</u> currently de	
8.	Irre	econcilable differences have arisen between the	Plaintiff and Defendant making the
contin	uati	on of the marriage impossible.	
9. effect		domestic violence protection order or disorderlarding either Plaintiff or Defendant.	y conduct restraining order is in
10. Defend		is Settlement Agreement applies to the following	g minor child(ren) of the Plaintiff and
	a.	Minor Child's Initials:	Year of Birth:
		Last 4 Digits of Social Security Number: XXX-XX-	<u></u>
		State of Residence for Last 6 Months:	
	b.	Minor Child's Initials:	Year of Birth:
		Last 4 Digits of Social Security Number: XXX-XX-	<u> </u>
		State of Residence for Last 6 Months:	
	c.	Minor Child's Initials:	Year of Birth:
		Last 4 Digits of Social Security Number: XXX-XX-	
		State of Residence for Last 6 Months:	
		☐Additional sheets are attached. (<i>Choose if</i>	
11.	(Cł	noose one)	
		The child(ren) has/have lived in North Dakota wit	ch a parent for at least six consecutive
	mc	onths immediately before the start of this procee	ding. If a child is less than six months
	old	l, the child has lived in North Dakota with a pare	nt since their birth. Name of
	pai	rent(s) residing in North Dakota:	·
	OR		

7.

	this proceeding, and one parent continues to reside in North Dakota. Name of parent(s) residing in North Dakota:
12.	(Choose one)
	□Plaintiff/ □Defendant is not pregnant. (choose one)
	OR
	□Plaintiff/ □Defendant is pregnant. (choose one) However, the □Plaintiff/
	☐ Defendant (<i>choose one</i>) is not the father, and the child is not at issue in this proceeding.
13.	Child support: (choose one)
	☐There is a child support order already in existence. The case number is:
	OR
	☐There is no child support order already in existence.

14. Plaintiff has the following sources of monthly income:

Source	Amount
Employment	\$
Public Assistance	\$
Social Security Benefits	\$
Unemployment/Workers Compensation	\$
Interest/Dividend Income	\$
Other (describe)	\$

15. Defendant has the following sources of monthly income:

Source	Amount
Employment	\$
Public Assistance	\$
Social Security Benefits	\$
Unemployment/Workers Compensation	\$
Interest/Dividend Income	\$
Other (describe)	\$

16.	Spousal support: (<i>choose one</i>) ☐ Neither Plaintiff nor Defendant needs spousal support.					
	OR □ Plaintiff/ □ Defendant (choose one) needs spousal support from □ Plaintiff/ □ Defendant (choose one).					
	This is because \square Plaintiff/ \square Defendant (<i>choose one</i>) is years of age, has been married to \square Plaintiff/ \square Defendant (<i>choose one</i>) for years, has a monthly income totaling \$, and because:					
17.	Jointly Owned Real Estate: (choose one) □ We do not jointly own any real estate.					
	OR					
	☐ We jointly own real estate. The real estate jointly owned by Plaintiff and Defendant is listed on the attached Exhibit A. Exhibit A is incorporated into this Settlement Agreement.					
18.	Plaintiff's Solely Owned Real Estate: (<i>choose one</i>) Plaintiff does not solely own any real estate in their own name.					
	OR					
	☐ Plaintiff solely owns real estate in their own name. The real estate solely owned by Plaintiff is listed on the attached Exhibit A. Exhibit A is incorporated into this Settlement Agreement.					
19.	Defendant's Solely Owned Real Estate: (<i>choose one</i>) Defendant does not solely own any real estate in their own name. OR					
	☐ Defendant solely owns real estate in their own name. The real estate solely owned by Defendant is listed on the attached Exhibit A. Exhibit A is incorporated into this Settlement Agreement.					

20.	Vehicles or Watercraft: (choose one)
	□We do not own any vehicles or watercraft.

OR

☐ We own vehicles or watercraft. The vehicles or watercraft are listed on the attached Exhibit A. Exhibit A is incorporated into this Settlement Agreement.

- 21. We jointly own personal property, including household goods, furniture, and furnishings, all of which property has been divided to the parties' satisfaction.
- 22. Plaintiff's Retirement Plan(s): (choose one)

□ Neither Plaintiff nor Defendant has paid money into a pension, profit-sharing plan, IRA or other retirement plan for Plaintiff. Plaintiff's past or present employers, union or other group have not paid money into a pension, profit-sharing plan, IRA or other retirement plan for Plaintiff.

OR

□ Plaintiff or Defendant has paid money into a pension, profit-sharing plan, IRA or other retirement plan for Plaintiff. Plaintiff's past or present employers, union or other group have paid money into a pension, profit-sharing plan, IRA or other retirement plan for Plaintiff. The plans are listed on the attached Exhibit A. Exhibit A is incorporated into this Settlement Agreement.

23. Defendant's Retirement Plan(s): (choose one)

□ Neither Plaintiff nor Defendant has paid money into a pension, profit-sharing plan, IRA or other retirement plan for Defendant. Defendant's past or present employers, union or other group have not paid money into a pension, profit-sharing plan, IRA or other retirement plan for Defendant.

OR

□ Plaintiff or Defendant has paid money into a pension, profit-sharing plan, IRA or other retirement plan for Defendant. Defendant's past or present employers, union or other group have paid money into a pension, profit-sharing plan, IRA or other retirement plan for Defendant. The plans are listed on the attached Exhibit A. Exhibit A is incorporated into this Settlement Agreement.

24.	Other Assets: (choose one)
	$\hfill \Box$ There are no financial or other assets of this marriage that are not otherwise included
	in this Settlement Agreement.
	OR
	☐ We have financial or other assets of this marriage that are not otherwise included in this Settlement Agreement. The financial or other assets not otherwise mentioned are listed on the attached Exhibit A. Exhibit A is incorporated into this Settlement Agreement.
25.	Debts and Liabilities: (choose one)
	☐There are no outstanding debts and liabilities of this marriage.
	OR
	☐We have outstanding debts and liabilities of this marriage. Our outstanding debts and liabilities are listed on the attached Exhibit A. Exhibit A is incorporated into this Settlement Agreement.
26.	Plaintiff wants to restore their name. □Yes □No
If YES,	the new name is
Plainti	ff has no intent to defraud or mislead anyone by changing their name.
27.	Defendant wants to restore their name. □Yes □No
If YES,	the new name is
Defend	dant has no intent to defraud or mislead anyone by changing their name.
	STIPULATED TERMS FOR JUDGMENT
	THE PARTIES STIPULATE AND AGREE that the following terms and provisions may, if
approv	ved by the court, be entered as the Judgment and Decree in the above-entitled case.
1.	JURISDICTION. The parties stipulate that the District Court,
•	y, North Dakota, has jurisdiction over the parties and subject matter of the present action
	at the proper venue of this action is in the District Court,
County	n North Dakota.

- 2. **DIVORCE AND COURT APPROVAL.** The Plaintiff is awarded an absolute Decree of Divorce on the grounds of irreconcilable differences, all in accordance with the provisions of the North Dakota Century Code. As part of the proceedings in this matter, Plaintiff will submit this Settlement Agreement and Exhibit A: Confidential Division of Property and Debts and Values to the above-entitled Court. If the divorce is not granted, the terms of this Settlement Agreement will not be of effect. If the Court does not approve this Settlement Agreement, the parties shall be advised and shall be given opportunity to appear and present argument, witnesses and testimony. If the Court approves this Settlement Agreement, and if the Court grants dissolution to Plaintiff herein, the terms of this Settlement Agreement shall be made a part of any Judgment issued by reference, whether or not each and every portion of this Settlement Agreement is literally set forth in the Judgment and Decree.
- 3. **PARENTAL RIGHTS AND RESPONSIBILITIES:** The parties shall have the parental rights and responsibilities as set forth in North Dakota Century Code Section 14-09-32, which are as follows:
 - a. The right to access and obtain copies of the child's educational, medical, dental, religious, insurance, and other records or information.
 - b. The right to attend educational conferences concerning the child. This right does not require any school to hold a separate conference with each parent.
 - c. The right to reasonable access to the child by written, telephonic, and electronic means.
 - d. The duty to inform the other parent as soon as reasonably possible of a serious accident or serious illness for which the child receives health care treatment. The parent shall provide to the other parent a description of the serious accident or serious illness, the time of the serious accident or serious illness, and the name and location of the treating health care provider.
 - e. The duty to immediately inform the other parent of residential telephone numbers and address, and any changes to the same.
 - f. The duty to keep the other parent informed of the name and address of the school the child attends.
- 4. **PARENTING PLAN:** Pursuant to N.D.C.C. § 14-09-30, Paragraphs 4 through 18 of the Stipulated Terms for Judgment of this Settlement Agreement constitute the Parenting Plan.

5. RESIDENTIAL RESPONSIBILITY AND PARENTING TIME: It is in the best interests of the minor child(ren) that residential responsibility shall be: (choose one) ☐ Shared equally between the Plaintiff and the Defendant. ☐ Primary residential responsibility shall be with the Plaintiff. The Defendant shall have parenting time as agreed in the Parenting Time Schedule below. ☐ Primary residential responsibility shall be with the Defendant. The Plaintiff shall have parenting time as agreed in the Parenting Time Schedule below. b. The legal residence of the minor child(ren) for school attendance shall be: (choose one) ☐ The Plaintiff's place of residence. ☐ The Defendant's place of residence. Parenting Time Schedule: We intend the following schedule to be the ongoing consistent parenting time schedule for the child(ren). We also recognize that there will be

times when the schedule requires adaptation for the best interest of the child(ren). We intend the following schedule to be an attempt at consistency and stability for the children:

(P = Plaintiff, D = Defendant)

		۱۰ ۰	idinicini, D. Den	ciiaaiit		
Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday
P:	P:	P:	P:	P:	P:	P:
D:	D:	D:	D:	D:	D:	D:
D .	D.	J D.	D.	D.	D.	D.
		1		1		1

Additional detail for Parenting Time Schedule:				

d. iormal"	Alternate Schedules: The above Parenting Time schedule will be the default schedule except as outlined below, or as modified by mutual agreement. The
ternate	schedules will be as follows: (choose all that apply)
□ <u>Sun</u>	nmer Time: Summer Time is defined as:
	ummer Time alternate schedule will be:
———	ool Release Days: School Release Days are defined as:
<u> </u>	ooi kelease Days. School kelease Days are defined as.
The S	chool Release Days alternate schedule will be:
summ	nmer Time/Schools Release Days with the other parent takes precedence over ner activities (such as sports), when the Parenting Time cannot be reasonably luled around such events.
□ <u>Vac</u>	eation with Parents: Each parent shall have vacation with the child(ren) as follows
	ditional above as to prove a Deventing Time cab adule will be.
	ditional changes to normal Parenting Time schedule will be:

e. **Schedule for Holidays and Other Special Days:** The parenting schedule for the child(ren) for holidays and other special days is:

	With Plaintiff (Odd, Even, Every Year, or	With Defendant (Odd, Even, Every Year, or
	Regular Parenting Time)	Regular Parenting Time)
New Year's Day		
Martin Luther King Day		
President's Day		
Spring Break		
Easter		
Mother's Day		
Memorial Day		
Father's Day		
July 4 th		
Labor Day		
Teacher's Conferences		
Halloween		
Veteran's Day		
Thanksgiving Day		
Winter Break		
Christmas Eve Day		
Christmas Day		
Plaintiff's Birthday		
Defendant's Birthday		
Child's Birthday		

i oi pui poses	or the Hondays and Oti	ici speciai bays parci	iting scricuaic, a nonday	
includes:				

f.	Children's Activities During Parenting Time: In order to promote the						
developme	development of well-rounded healthy children, we both support the extracurricular						
activities of the children. We both agree that we will work together to ensure that the							
children's	activities are not planned as to interfere with the relationship with either parent.						
We will inf	orm each other of the children's extracurricular activities by:						
g. up for a vis	Timeliness: If a parent is more thanminutes late to pick the children sit, that visit will be canceled, or:						
h. deal with t	We agree that if either parent misses their parenting time for any reason, we will he missed time as follows:						
emergenci	We agree that it would be upsetting for our children if a parent misses their time and does not notify the other parent in advance. Except in extreme es, we agree to notify the other parent that we will not be able to exercise our parenting time as follows:						
j.	Restrictions on Contact with the Children: Until further order of the Court, the e with Plaintiff/Defendant will be subject to the following conditions:						
•	·						

6.

MODIFICATIONS: We understand and acknowledge that modifications to residential responsibility and parenting time in this Settlement Agreement and resulting judgment and decree shall be governed by North Dakota Century Code Section 14-09-06.6 and Uniform Child Custody Jurisdiction and Enforcement Act.

7. **DECISION MAKING RESPONSIBILITY**:

- a. **Emergency Medical Decisions:** Each parent is authorized to make emergency health care decisions while the children are in that parent's care.
- b. **Day-to-day Decisions:** Each parent is authorized to make decisions regarding the day-to-day care and control of the children while the children reside with that parent, except as provided below.

c.	Daycare/Afterschool provider: (choose all that apply)			
	lacksquare When we reside in the same community, we agree to use the same			
	daycare/afterschool provider.			
	☐To the extent feasible, we agree to re	ly on each other to care for the children		
	when the other parent is unavailable.			
	☐ Each parent may decide to utilize the	daycare/afterschool provider of their own		
	choosing.			
	□ Daycare/afterschool provider will be	designated by Plaintiff.		
	□ Daycare/afterschool provider will be	designated by Defendant.		
	☐The children's daycare/afterschool pr	ovider is:		
d.	Education Decisions will be made by	v: (choose one)		
	□Plaintiff	,		
	□Defendant			
	☐Plaintiff and Defendant jointly			
e.	Non-Emergency Health Care Decision	ons will be made by: (choose one)		
	□Plaintiff			
	□Defendant			
	☐Plaintiff and Defendant jointly			
f.	Spiritual Development decisions wi	ll be made by: (choose one)		
	□Plaintiff			
	□Defendant			
	☐Plaintiff and Defendant jointly			
g.	Both parents must consent before a	any minor child will be permitted to: (choose		
all that	t apply)			
	□Marry	☐ Have any body part pierced		
	□Obtain a driver's license □Get a tattoo			
	☐ Enlist in armed services ☐			

8. **RECORDS:** Both parents may have access to the children's medical, dental, and school records. Each parent must communicate with the other parent with regard to grade reports, extra-curricular activities, and any other notices from the daycare, the school and related entities concerning the children. The children's daycare and school(s) must be notified of the split households and advised to send copies of the children's school documents, notices and related information to each parent. Both parents retain the right and shall notify and authorize the daycare, the school, and the children's doctors and other professionals to communicate directly with and outside the presence of the other parent. Each parent shall be listed as the children's parent and as an emergency contact with the daycare, the school, and all health professionals unless directed by court order to the contrary. Each parent shall immediately notify the other of any medical emergencies or serious illnesses of the children. If the child is taking medications, the parents shall communicate regarding instructions, dosage, and related information.

The parent who has medical insurance coverage on the children shall supply to the other parent an insurance card and, as applicable, insurance forms and a list of insurerapproved or HMO-qualified health care providers in the area where the other parent is residing.

9. **COMMUNICATION BETWEEN PARENTS:** The parents shall communicate only in positive ways. The parents shall not make and shall not allow others to make derogatory remarks about the other parent in the child's presence.

10. CHILDREN'S CLOTHING/PERSONAL ITEMS: (choose any or all that apply)
☐Each parent shall supply the appropriate children's clothing with them for their scheduled
ime with the other parent.
☐Each parent shall supply appropriate clothing for the children to remain at that parent's
nome during parenting time.
☐These clothes are to be considered the children's clothes and shall be returned clean (when
reasonably possible) with the minor children by the other parent.
☐The child shall leave personal items at each parent's home and shall not remove those items
rom that home.
$oldsymbol{\square}$ The child shall take personal items between each parent's home, and it is the responsibility of
each parent to ensure that the personal items remain with the child.
☐Both parents shall advise, as far in advance as possible, of any special activities so that the
appropriate clothing belonging to the children may be sent.

☐ In the winter, or cold months of the year, the children are required to have adequ	uate boots,					
gloves, hats, and jackets to be provided by both parents. In the winter, or cold months of the year, each parent shall ensure that the children have appropriate winter clothing to wear, regardless of parenting time.						
					<u> </u>	
11. NEITHER PARENT WILL PERMIT THE CHILD TO BE SUBJECTED TO:						
Violations of these provisions may subject the offender to court sanctions, o	 r, if					
continuous and serious, may result in modification of the parenting plan.						
12. TRANSPORTATION AND EXCHANGE ARRANGEMENTS: (choose any and all t	hat apply)					
lacktriangle When we live in the same community, the responsibility of picking up and returni	ng the					
children should be shared with pickup at ar	nd drop off					
at						
□Pick up at						
□Drop off at						
☐Alternative Pick up/Drop off at						
$oldsymbol{\square}$ A parent may not enter the residence of the other parent, except by express invit	ation by					
that parent, regardless of whether a visiting parent retains a property interest in the	e residence.					
☐The children shall be picked up and returned to the front entrance of the appropr residence.	iate					
☐The parent dropping off the children should not leave the premises until the child safely inside.	ren are					
☐Parents should refrain from surprise visits to the other parent's home.						
A parent's time with the children is their own, and the children's time with that page equally private.	arent is					
☐Any change in pick up or drop off location will be determined by:						
	•					
$oldsymbol{\square}$ The person picking up or returning the children during times of parenting time ha	s an					
obligation to be punctual, arriving at the agreed time and place, not substantially eal	arlier or					

□Other:	
13. COMMUNICATION: Communication between parents and children shall be liberally permitted at reasonable hours and at the expense of parent initiating contact. The children may, of course, communicate with either parent though at reasonable hours and frequencies and at the cost of the parent contacted, if there is a cost. During long vacations the parent w whom the child is on vacation should make the child available for contact	ith
At all other times, the parent with whom the child is staying shall not refuse to allow contact take any action in order to deny the other parent contact. Each parent should facilitate the communication between the child and the other parent.	· or
14. EXCHANGING INFORMATION: Both parents shall notify the other parent in writing of any change in residence, telephone numbers, names and addresses of employers, changes in health insurance coverage for the children, and changes in health insurance available throug employer which could cover the children.	1
15. CHANGES TO PARENTING PLAN: As parents we recognize that the parenting plan imposes specific requirements and responsibilities; however, when family necessities, illness or commitments reasonably so require, we will modify the parenting plan fairly. The parent requesting modification shall act in good faith and give as much notice as circumstances perr If we cannot agree, we will look to the dispute resolution provisions in this document, or brin the matter to a parenting coordinator. We also anticipate that at some point circumstances may fundamentally change, and agree that we will review the parenting plan upon the following events: (<i>choose any and all that apply.</i>)	nit.
□ The oldest child reaches age □ If either parent intends to move more than miles from their current residence. □ In two years. □ After recommendation of the parenting coordinator. □ After recommendation of a professional (i.e. doctor, therapist, pastor). □ After arrest or criminal activity by one or both parties. □ Upon verified chemical abuse /relapse.	
□Upon an agency or Court finding of child abuse or neglect by one or both parties. □Upon a court finding of domestic violence by one or both parties. □Prolonged lack of contact with the child.	

□Other:
☐The parents may change this plan by agreement, but all changes must be in writing, signed,
and dated by both parents.
16. OUT OF STATE RELOCATION OF RESIDENCE OF THE CHILD: We agree that out of state relocation of the residence of the children shall be governed by North Dakota Century Code Section 14-09-07.
17. DISPUTE RESOLUTION:
 a. In the event the parties are unable to resolve their differences with regard to the parenting plan, disputes between the parties shall be submitted to: (choose one) Counseling Mediation Other
b. The cost of this process will be allocated between the parties as follows based
on: (choose one)
☐ Each parent shall pay one-half.
lacktriangle Each parent's proportional share of income from the child support worksheets.
☐ As determined in the dispute resolution process.
 c. A parent will begin the dispute resolution process by notifying the other parent by (choose all that apply): □Written request □Certified mail
d. In the dispute resolution process with regard to the parenting plan:
1. Preference will be given to carrying out this Parenting Plan.
2. Unless an emergency exists, the parents shall use the designated process to
resolve disputes relating to implementation of the plan, except those related to financial support.
3. A written record will be prepared of any agreement reached in counseling or

4. If the court finds that a parent has used or frustrated the dispute resolution process without good reason, the court may award attorneys' fees and financial sanctions to the other parent.

mediation and of each arbitration award and will be provided to each party.

18. **COMPLIANCE**: After this parenting plan has been made a part of a court order or judgment, repeated, unjustified violations of these provisions may subject the offender to court sanctions, or, if continuous and serious, may result in modification of the parenting plan. One parent's failure to comply with a provision of the parenting plan does not affect the other parent's obligation to comply with the parenting plan. Violation of provisions of this plan with actual knowledge of its terms is punishable by contempt of court and may be a criminal offense. Violation of this plan may subject a violator to arrest, fines, imprisonment or sanctions or other remedies available under the law.

19. **CHILD SUPPORT:**

a. Pursuant to the North Dakota Child Support Guidelines and N.D.C.C. § 14-09-09.7, (choose one)

☐A child support order already exists for the child(ren). The child support case				
number is	. The existing child support payment			
amounts shall be incorporated into the judgmen	nt in this case. A copy of the child			
support order is attached.				
☐Plaintiff shall pay Defendant \$	per month as and for child suppo	rt		
based on net monthly income of	Plaintiff's income was	come was		
determined by (explain)				
A copy of the completed child support calculation				
child support obligation are attached.				
☐Defendant shall pay Plaintiff \$	per month as and for child suppo	rt		
based on net monthly income of	Defendant's income was			
determined by (explain)				
A copy of the completed child support calculation		 :he		
child support obligation are attached.				
☐Plaintiff and Defendant have equal residentia	ial responsibility. Based on Plaintiff's	net		
monthly income of \$ and child s	support obligation of			
\$, and Defendant's net month	hly income of \$ and	l		

child supp	port obligation of \$, child support amounts will be offset for
payment	purposes.
(co ov or co su If as pa	ne lesser obligation of \$ owed by \textstyle Plaintiff/ \textstyle Defendant (\textstyle Plaintiff/ \text
□Doe	eviation from child support calculator: (choose one) es not apply. A child support order already exists for the child(ren) e child support amount listed in Paragraph 19(a) does not deviate from the support calculator.
suppo amou	e child support amount listed in Paragraph 19(a) deviates from the child ort calculator. \$ is the presumptively correct child support unt. Pursuant to N.D.C.C. § 14-09-09.7, the presumption is rebutted because:
(expla	in the best interests of the child(ren) because: ain) Additional sheets are attached. (Choose if applicable)

C.	Child support shall commence (<i>choose one</i>)
	□ As required by the existing child support order. The child support case number is
	☐ Before the 10 th day of each month starting with the month after the judgment is entered.
d. childre	The support obligation of Plaintiff/ Defendant (choose one) for the minor en shall continue (choose one)
	☐ As required by the existing child support order. The child support case number is
	□Until the last day of the month in which the child reaches age eighteen (18), unless the child is still in high school and still living at that time with the parent receiving support. If support is to continue or resume after the month in which the child reaches age eighteen (18), the parent receiving support shall file the Affidavit of Custodial Parent with the court. If the affidavit is filed, child support will continue or resume until the last day of the month in which the child graduates or reaches age nineteen (19), whichever comes first. Unless the step-down child support obligation is specified in Paragraph 19(e), a child support obligation for more than one child will not automatically be reduced when the support obligation expires for the oldest child.
e.	Step-down child support obligation: (choose one)
	□ Does not apply. A child support order already exists for the child(ren). □ Does not apply. This Settlement Agreement applies to one minor child of Plaintiff
	and Defendant.
	☐Plaintiff and Defendant reserve the step-down child support obligation issue.
	☐ Plaintiff and Defendant have minor children together, to which this Settlement Agreement applies. The step-down child support obligation is:
	After child support terminates for <u>one</u> child, <u>Plaintiff/Defendant</u> (<i>choose one</i>) shall pay \$ child support per month. The first payment is due on the day indicated in Section 19(c) on the first month after child support terminates

for one child. Subsequent payme	ents are due on each succe	essive month on the day
indicated in Section 19(c) until cl	nild support terminates for	a <u>second</u> child.
After child support terminates fo	or <u>two</u> children, □Plaintiff/	☐Defendant (<i>choose</i>
one) shall pay \$	child support per month.	The first payment is due
on the day indicated in Section 1	9(c) on the first month afte	er child support
terminates for one child. Subsec	quent payments are due or	n each successive month
on the day indicated in Section 1	9(c) until child support ter	minates for a third child
☐Additional sheets are attac	hed. (<i>Choose if applicable</i>)	

- f. Child support orders are subject to income withholding in accordance with N.D.C.C. § 14-09-09.24. The obligation will accrue interest if not paid timely in accordance with N.D.C.C. § 14-09-08.19.
- All child support payments shall be made through the North Dakota State Disbursement Unit (SDU), and mailed to: SDU, P.O. Box 7280, Bismarck, ND 58507-7280. A parent owing support may make payments by personal check until a check is returned for nonsufficient funds. After that, payments must be made by case, money order, or certified check. Any child support payment made directly by the parent paying support to the parent receiving support, rather than through the SDU, will be treated as a gift unless Child Support agrees to give credit for the payment.
- h. Child support orders are subject to periodic review under N.D.C.C. § 14-09-08.4. Either party may request a review of an order by applying to the child support agency as provided in N.D.C.C. § 14-09-08.9.
- Each party subject to this order shall provide SDU with the following information within ten days of the order or within ten days of any change of information as provided in N.D.C.C. § 14-09-08.1:
 - Social Security number;
 - Home address, mailing address, and any change of address;
 - Telephone number;
 - Driver license number;
 - Employer's name, address, and telephone number; and
 - Change of any other condition that could affect paying or receiving support. Examples include getting or losing health insurance for the child(ren), being approved for disability payment, and becoming incarcerated.

20. MEDICAL SUPPORT:

a. **Health Insurance:** In accordance with the provisions of N.D.C.C. § 14-09-08.10, the parent with physical custody of the minor child(ren) shall provide satisfactory health insurance for the minor child(ren) whenever that coverage is available at no or nominal cost, now or in the future.

In the event the parent with physical custody of the minor child does not have satisfactory health insurance at no or nominal cost, the parent without physical custody of the minor child(ren) shall provide satisfactory health insurance for the minor child(ren) whenever that coverage is available at reasonable cost or becomes available at reasonable cost, now or in the future. Reasonable cost is defined pursuant to N.D.C.C. § 14-09-08.15.

The parent providing health insurance for the child(ren) shall notify Child Support when the health insurance is obtained and shall include:

- Name of insurance company;
- Name of policyholder;
- Policy number; and
- Date insurance coverage started.

deductible and prescription drugs, in the following way:

	Existing coverage (choose if applicable) Plaintiff/ Defendant (choose one) currently provides medical coverage of the minor child(ren) and shall continue to provide coverage as long as it is available at a reasonable cost.
b. divide uni	Uninsured and Unreimbursed Medical Expenses: Plaintiff and Defendant shall nsured and unreimbursed medical expenses associated with the child(ren),

Plaintiff shall pay _______% and the Defendant shall pay _______%.

Plaintiff and Defendant shall exchange written verification of their respective outof-pocket medical costs for the child(ren) on a \(\sigma\)monthly \(\sigma\)quarterly \(\sigma\)annual basis
(choose one). Reimbursement shall be made to the other party within ______ days.

including, but not limited to medical, dental, orthodontia, vision, counseling, co-pays,

If one party has made payment for the child(ren)'s uninsured or unreimbursed medical expenses and the other party is reimbursed by the insurance company, the party receiving the reimbursement shall immediately pay the reimbursed amount to the party who paid the health care provider.

21. way:	CHILDCARE CO				ide childcare	costs in the	following
take 1	CHILD TAX EXING the tax return. Each the exemption, conservation of the contract of the contra	ach party sha	II execute ar	ny IRS or simi	lar forms to a		
□For sched	each minor chil	d, the child t	·			ng to the fo	llowing
	Ch:ld/a	Daduatia	-	ntiff, D = Def	•	Daduatia	
	Child's Initials		n claimed ear by:		n claimed ars by:		n claimed ears by:
	IIIIIII			□P			
		 □P	□D	 □P	□D	 □P	□D
		: □P	□D	 □P	□D	: □P	□D
more	e parent who pro of the tax year s	shall claim th	e child tax e	xemption for	that child.	ld for	% or
23.	SPOUSAL SUP Defendant s and for spousa commencing	shall pay to P al support fo	laintiff the a				
	☐Plaintiff sha and for spousa commencing _	al support fo	r a period of				
	□ Neither Plair support and the spousal suppo	ne court shal	l be divested	_			•

	☐We do not jointly own any real estate.
	OR
	☐We jointly own real estate. The real estate jointly owned by Plaintiff and Defendant shall be awarded as stated on the attached Exhibit A. Exhibit A is incorporated into this Settlement Agreement.
25.	PLAINTIFF'S SOLELY OWNED REAL ESTATE: (choose one) ☐ Plaintiff does not solely own any real estate in their own name.
	OR
	☐ Plaintiff solely owns real estate in their own name. Plaintiff's solely owned real estate shall be awarded as stated on the attached Exhibit A. Exhibit A is incorporated into this Settlement Agreement.
26.	DEFENDANT'S SOLELY OWNED REAL ESTATE: (choose one)
	lacktriangle Defendant does not solely own any real estate in their own name.
	OR
	☐ Defendant solely owns real estate in their own name. Defendant's solely owned real estate shall be awarded as stated on the attached Exhibit A. Exhibit A is incorporated into this Settlement Agreement.
27.	VEHICLES OR WATERCRAFT: (choose one)
	☐We do not own any vehicles or watercraft. OR
	lacksquare We own vehicles or watercraft. The vehicles or watercraft shall be awarded to
	Plaintiff and Defendant as stated on the attached Exhibit A. Exhibit A is incorporated
	into this Settlement Agreement. The party receiving each vehicle or watercraft shall pay for all loans and insurance associated with the vehicle or watercraft.
28.	PERSONAL PROPERTY: Plaintiff's and Defendant's personal property, including

- 28. **PERSONAL PROPERTY:** Plaintiff's and Defendant's personal property, including household goods, furniture, and all furnishings have already been divided to the parties' satisfaction.
 - a. Plaintiff shall have all right, title, interest, and equity, free and clear of any claim on the part of Defendant, in and to the personal property in Plaintiff's possession.

24.

JOINTLY OWNED REAL ESTATE: (choose one)

b. Defendant shall have all right, title, interest, and equity, free and clear of any claim on the part of Plaintiff, in and to the personal property in Defendant's possession.

29. **PLAINTIFF'S RETIREMENT PLAN(S):** (choose one)

□ Neither Plaintiff nor Defendant has paid money into a pension, profit-sharing plan, IRA or other retirement plan for Plaintiff. Plaintiff's past or present employers, union or other group have not paid money into a pension, profit-sharing plan, IRA or other retirement plan for Plaintiff.

OR

□ Plaintiff or Defendant has paid money into a pension, profit-sharing plan, IRA or other retirement plan for Plaintiff. Plaintiff's past or present employers, union or other group have paid money into a pension, profit-sharing plan, IRA or other retirement plan for Plaintiff. Plaintiff's pension, profit sharing, retirement plan, or IRA shall be awarded as stated on the attached Exhibit A. Exhibit A is incorporated into this Settlement Agreement.

If Plaintiff's retirement plan is divided between Plaintiff and Defendant, the proposed qualified domestic relations order (QDRO) is filed with this Settlement Agreement. We agree Plaintiff shall obtain the proposed QDRO. We understand that the court will not draft a QDRO document or an order including a QDRO.

30. **DEFENDANT'S RETIREMENT PLAN(S):** (choose one)

□ Neither Plaintiff nor Defendant has paid money into a pension, profit-sharing plan, IRA or other retirement plan for Defendant. Defendant's past or present employers, union or other group <u>have not</u> paid money into a pension, profit-sharing plan, IRA or other retirement plan for Defendant.

OR

□Plaintiff or Defendant has paid money into a pension, profit-sharing plan, IRA or other retirement plan for Defendant. Defendant's past or present employers, union or other group have paid money into a pension, profit-sharing plan, IRA or other retirement plan for Defendant. Defendant's pension, profit sharing, retirement plan, or IRA shall be awarded as stated on the attached Exhibit A. Exhibit A is incorporated into this Settlement Agreement.

If Defendant's retirement plan is divided between Defendant and Plaintiff, the proposed qualified domestic relations order (QDRO) is filed with this Settlement Agreement. We

agree Defendant shall obtain the proposed QDRO. We understand that the court will not draft a QDRO document or an order including a QDRO.

31. **OTHER ASSETS:** (choose one)

☐ There are no financial or other assets of this marriage that are not otherwise included in this Settlement Agreement or attached Exhibit A.

OR

☐ The parties shall be awarded all right, title, interest and equity in and to the financial or other asset not otherwise mentioned, as stated on the attached Exhibit A. Exhibit A is incorporated into this Settlement Agreement.

32. **DEBTS AND LIABILITIES:**

a. (choose one)

☐ There are no outstanding debts and liabilities of this marriage.

OR

- ☐ We have outstanding debts and liabilities of this marriage. Plaintiff's and Defendant's debts and liabilities shall be paid as stated on the attached Exhibit A. Exhibit A is incorporated into this Settlement Agreement.
 - b. Except as otherwise expressly provided, any and all unpaid debts not otherwise included in this Settlement Agreement and attached Exhibit A, incurred by the Plaintiff and Defendant during the course of their marriage shall be the responsibility of the person who incurred the debt.
 - c. Plaintiff and Defendant shall not contract any debt, charge or liability whatsoever for which the other or their property or estate shall or may become liable or answerable in the future.
- 33. **INCOME TAX RETURNS:** The parties agree to share historical accounting and tax information, documents and records with the other as may be necessary for each to prepare a complete and accurate income tax return for subsequent tax years.

Each party shall execute any IRS or similar forms as may be necessary for each to prepare a complete and accurate income tax return for subsequent tax years.

In accordance with the Affordable Care Act (ACA), the party providing, or who has provided health insurance coverage for a child being claimed as a dependent, shall supply the other party proof of coverage (IRS Form 1095-A, IRS Form 1095-B, or IRS Form 1095-C) on or

before January 31, or as soon thereafter as proof of coverage is received, of every applicable calendar year.

34.	REMARRIAGE: There shall be no restrictions on remarriage.
35.	FORMER NAME: (choose one)
□Nei	ther Plaintiff nor Defendant wants to restore their name.
0	R
□Pla	intiff/ Defendant (<i>choose one</i>), presently known as
and y	ear of birth, will be restored to their former name of
"	
there	after as .

- 36. **EXECUTION OF REQUIRED DOCUMENTS:** The parties shall, within ten (10) days from the date of Entry of Judgment, or upon presentation, whichever occurs first, execute any document, transfer papers, titles or other documents required to effect the terms and provisions of the Judgment and Decree. In the event that a party fails to sign transfer papers, as required, the Judgment shall operate to transfer title to property, as awarded.
- 37. **FINALITY OF SETTLEMENT:** This Settlement Agreement is intended as a full, complete, final and conclusive settlement of all marital rights and all property rights between the parties.
- 38. **VALIDITY OF AGREEMENT**: This Settlement Agreement shall be binding upon the parties hereto with respect to the above- entitled action, or any other action between the parties and it is agreed that the material provisions of this Settlement Agreement shall be incorporated in and made a part of any judgment or decree entered into this action. If any provisions of this agreement are held to be invalid, unconscionable, or unenforceable, all the remaining provisions of this Settlement Agreement shall nevertheless continue in full force and effect.
- 39. **FULL DISCLOSURE AND RELIANCE:** Each party warrants to the other that there has been accurate, complete and current disclosure of all income, assets, and liabilities.
- 40. **ACKNOWLEDGMENT OF AGREEMENT:** The parties have read this Settlement Agreement, have given it serious thought and consideration, and understand its contents. The parties agree that this Settlement Agreement is fair, just, equitable, and in the best interests of the child(ren) under the circumstances, and it has been made in aid of an orderly and just determination of the marital rights, property settlement, and parental rights and

responsibilities in this matter satisfactory to both parties. This Settlement Agreement is being entered into by the parties subsequent to the definite understanding between them that there can be no reconciliation.

WAIVER OF COUNSEL: The parties represent to the Court that each acknowledges the

importance of consulting separate, independent legal counsel as well as a tax expert prior to the execution of this Settlement Agreement. The parties expressly waived that right and freely and voluntarily entered into this Settlement Agreement which became a basis for the order for judgment and judgment. The parties acknowledge that this is a legal document and binding upon them. I, _______, Plaintiff, state under penalty of perjury that the information in this Settlement Agreement is true and correct, and that I have read, understand, and agree to be bound by this Agreement. Dated this day of , 20 . (Plaintiff's Printed Name) (Signature of Plaintiff) (Address) (City, State, Zip Code) (Telephone Number) STATE OF _______ COUNTY OF)SS (Notary Public or Clerk of Court) If Notary, my commission expires: _____

Page **28** of **29**

(Defendant's Signature on Page 29 of 29)

l,	,	Defendant , state under	
penalty of perjury that the information in this Settlement Agreement is true and correct, and			
that I have read, understand, and agree to	be bound by this Agreem	ent.	
Dated this day of	, 20		
(Signature of Defendant)	(Defenda	ınt's Printed Name)	
(Address)	(City, State, Zip Code)	(Telephone Number)	
STATE OF	_)		
COUNTY OF	_)SS		
Signed and sworn to before me on		, 20 by	
(Notary Public or Clerk of Court)			
If Notary, my commission expires:			

STA	TE OF NOR	TH DAKOTA		IN DISTRICT COURT	
cou	NTY OF		_	JUDICIAL DISTRI	СТ
)		
Plair	ntiff,)	EXHIBIT A:	
VS.)	CONFIDENTIAL DIVISION OF PROPERTY & DEBTS & VALUES	
v 3.)	THOTERT & DEDIS & VALUES	
)	Civil No.	
		-)	·	
Defe	endant.)		
	Plaintif	f and Defendant have reac	hed an ag	greement resolving the values and division	of
all p	roperty an	nd debt in this divorce proce	eeding.		
	Plaintif	f and Defendant's entire as	greement	resolving the values and division of all	
				_	لم
		iedt is set forth in this exhi	DIL A. COI	nfidential Division of Property and Debts ar	u
Valu					
1.	Real Es	tate Jointly Owned by Plai	intiff and	Defendant:	
	a.	(Choose one)			
		☐ Plaintiff and Defendant	DO NOT	jointly own any real estate.	
		☐ Plaintiff and Defendant	agree on	how to divide their jointly owned real esta	te.
	b.	Property 1:			
	The str	eet address of this propert	y is		
			, in th	e City of,	
	County			e of, and it is legally described as:	
	•				
	This rea	al property was purchased	on	for \$.
	There i	s a mortgage or loan agains	st the pro	pperty in the amount of \$	_•
	The ma	arket value of this property	is \$		

AGRE	EMENT OF PLAINTIFF AND DEFENDANT:
	intiff / \square Defendant (<i>choose one</i>) shall be awarded sole title and interest in
•	rty 1, described above, and subject to a mortgage or loan against the property in
tne an	nount of \$
c.	Property 2: ☐ Does Not Apply.
The st	reet address of this property is
	, in the City of,
Count	y of, State of, and it is legally described as:
This re	eal property was purchased on
There	is a mortgage or loan against the property in the amount of \$
The m	arket value of this property is \$
AGREE	EMENT OF PLAINTIFF AND DEFENDANT:
☐ Plai	intiff / \square Defendant (<i>choose one</i>) shall be awarded sole title and interest in
Prope	rty 2, described above, and subject to a mortgage or loan against the property in
the an	nount of \$
Real E	state Solely Owned by Plaintiff:
a.	(Choose one)
	☐ Plaintiff DOES NOT solely own any real estate.
	☐ Plaintiff and Defendant agree on how to divide Plaintiff's solely owned real
	estate.

b.	Property 1:		
The s	street address of this pr	operty is	
		, in the City of	,
Coun	ty of	, State of	, and it is legally described as:
This ı	real property was purch	nased on	for \$
There	e is a mortgage or loan	against the property in	the amount of \$
The r	market value of this pro	perty is \$	·
AGRE	EEMENT OF PLAINTIFF A	AND DEFENDANT:	
☐ Pla	aintiff / 🗖 Defendant (d	choose one) shall be awa	arded sole title and interest in
Prop	erty 1, described above	e, and subject to a mortg	gage or loan against the property in
the a	mount of \$	·	
c.	<u>Property 2</u> : ☐ Do	es Not Apply.	
The s	street address of this pr	operty is	
		, in the City of	,
Coun	ty of	, State of	, and it is legally described as:
This ı	real property was purch	nased on	for \$
There	e is a mortgage or loan	against the property in	the amount of \$
The r	market value of this pro	perty is \$	

AGF	REEMENT OF PLAINTIFF AND DE	FENDANT:	
□ P	Plaintiff / 🗖 Defendant (<i>choose d</i>	one) shall be av	warded sole title and interest in
•	perty 2, described above, and su	•	tgage or loan against the property in
Rea	l Estate Solely Owned by Defen	dant:	
a.	(Choose one)		
	☐ Defendant DOES NOT sol	ely own any re	al estate.
	Plaintiff and Defendant ag	gree on how to	o divide Defendant's solely owned real
	estate.		
b.	Property 1:		
The	street address of this property	is	
		, in the City o	f,
Cou	inty of	, State of	, and it is legally described as:
This	s real property was purchased or	n	for \$
The	re is a mortgage or loan against	the property i	n the amount of \$
The	market value of this property is	; \$	·
AGF	REEMENT OF PLAINTIFF AND DE	FENDANT:	
□ P	Plaintiff / 🗖 Defendant (<i>choose d</i>	one) shall be av	warded sole title and interest in
Pro	perty 1, described above, and su	ubject to a mor	tgage or loan against the property in
the			

This real property was purchased on	County	of , State	•		
There is a mortgage or loan against the property in the amount of \$			ot, and	d it is legally desc	ribed as:
There is a mortgage or loan against the property in the amount of \$					
There is a mortgage or loan against the property in the amount of \$					
There is a mortgage or loan against the property in the amount of \$					
There is a mortgage or loan against the property in the amount of \$					
The market value of this property is \$ AGREEMENT OF PLAINTIFF AND DEFENDANT: Plaintiff / Defendant (choose one) shall be awarded sole title and interest in Property 2, described above, and subject to a mortgage or loan against the property the amount of \$ Vehicles and Watercraft: a. (Choose one) Plaintiff and Defendant DO NOT own any vehicles or watercraft. Plaintiff and Defendant agree on how to divide their vehicles and watercraft listed in their column. Pription of Vehicles/Watercraft (Include the type of cle/watercraft, year/make/model, vehicle identification ber, name(s) on title, balance owed, monthly payment agreed upon yolue) Plaintiff (Current agreed upon value) Plaintiff (Current agreed upon value)	This rea	l property was purchased on		for \$	
AGREEMENT OF PLAINTIFF AND DEFENDANT: Plaintiff / Defendant (choose one) shall be awarded sole title and interest in Property 2, described above, and subject to a mortgage or loan against the property the amount of \$ Vehicles and Watercraft: a. (Choose one) Plaintiff and Defendant DO NOT own any vehicles or watercraft. Plaintiff and Defendant agree on how to divide their vehicles and watercraft listed in their column. Plaintiff and Defendant shall receive as their own, the vehicles and watercraft listed in their column. Pription of Vehicles/Watercraft (Include the type of Cle/watercraft, year/make/model, vehicle identification ber, name(s) on title, balance owed, monthly payment ber, name(s) on ti	There is	a mortgage or loan against the pro	perty in the a	amount of \$	
□ Plaintiff / □ Defendant (<i>choose one</i>) shall be awarded sole title and interest in Property 2, described above, and subject to a mortgage or loan against the property the amount of \$ Vehicles and Watercraft: a. (<i>Choose one</i>) □ Plaintiff and Defendant DO NOT own any vehicles or watercraft. □ Plaintiff and Defendant agree on how to divide their vehicles and watercraft listed in their column. Pription of Vehicles/Watercraft (Include the type of cle/watercraft, year/make/model, vehicle identification ber, name(s) on title, balance owed, monthly payment agreed upon yol). If you own a manufactured or mobile home that value)					
□ Plaintiff / □ Defendant (<i>choose one</i>) shall be awarded sole title and interest in Property 2, described above, and subject to a mortgage or loan against the property the amount of \$ Vehicles and Watercraft: a. (<i>Choose one</i>) □ Plaintiff and Defendant DO NOT own any vehicles or watercraft. □ Plaintiff and Defendant agree on how to divide their vehicles and watercraft listed in their column. Pription of Vehicles/Watercraft (Include the type of cle/watercraft, year/make/model, vehicle identification ber, name(s) on title, balance owed, monthly payment agreed upon yol). If you own a manufactured or mobile home that value)					
Property 2, described above, and subject to a mortgage or loan against the property the amount of \$ Vehicles and Watercraft: a. (Choose one) □ Plaintiff and Defendant DO NOT own any vehicles or watercraft. □ Plaintiff and Defendant agree on how to divide their vehicles and watercraft listed in their column. Pription of Vehicles/Watercraft (Include the type of cle/watercraft, year/make/model, vehicle identification ber, name(s) on title, balance owed, monthly payment by). If you own a manufactured or mobile home that value)	AGREEN	MENT OF PLAINTIFF AND DEFENDAN	11:		
the amount of \$ Vehicles and Watercraft: a. (Choose one) Plaintiff and Defendant DO NOT own any vehicles or watercraft. Plaintiff and Defendant agree on how to divide their vehicles and watercraft. Plaintiff and Defendant shall receive as their own, the vehicles and watercraft listed in their column. Pription of Vehicles/Watercraft (Include the type of cle/watercraft, year/make/model, vehicle identification ber, name(s) on title, balance owed, monthly payment agreed upon agreed upon yol. If you own a manufactured or mobile home that value) value)	☐ Plain	tiff / $oldsymbol{\square}$ Defendant ($\emph{choose one}$) sha	II be awarded	d sole title and in	terest in
Vehicles and Watercraft: a. (Choose one) □ Plaintiff and Defendant DO NOT own any vehicles or watercraft. □ Plaintiff and Defendant agree on how to divide their vehicles and watercraft. b. Plaintiff and Defendant shall receive as their own, the vehicles and watercraft listed in their column. cription of Vehicles/Watercraft (Include the type of cle/watercraft, year/make/model, vehicle identification ber, name(s) on title, balance owed, monthly payment agreed upon agreed upon yol. If you own a manufactured or mobile home that value) value)	Propert	y 2, described above, and subject to	a mortgage	or loan against t	he property ii
Vehicles and Watercraft: a. (Choose one) □ Plaintiff and Defendant DO NOT own any vehicles or watercraft. □ Plaintiff and Defendant agree on how to divide their vehicles and watercraft. b. Plaintiff and Defendant shall receive as their own, the vehicles and watercraft listed in their column. cription of Vehicles/Watercraft (Include the type of cle/watercraft, year/make/model, vehicle identification ber, name(s) on title, balance owed, monthly payment agreed upon agreed upon yellow. If you own a manufactured or mobile home that value) value)	the amo	ount of \$.			
a. (Choose one) □ Plaintiff and Defendant DO NOT own any vehicles or watercraft. □ Plaintiff and Defendant agree on how to divide their vehicles and watercraft. b. Plaintiff and Defendant shall receive as their own, the vehicles and watercraft listed in their column. cription of Vehicles/Watercraft (Include the type of cle/watercraft, year/make/model, vehicle identification ber, name(s) on title, balance owed, monthly payment agreed upon you. If you own a manufactured or mobile home that value)					
Plaintiff and Defendant DO NOT own any vehicles or watercraft. Plaintiff and Defendant agree on how to divide their vehicles and watercraft. Plaintiff and Defendant shall receive as their own, the vehicles and watercraft listed in their column. Pription of Vehicles/Watercraft (Include the type of cle/watercraft, year/make/model, vehicle identification ber, name(s) on title, balance owed, monthly payment agreed upon yolue) Plaintiff Operation (Current agreed upon agreed upon yolue)	Vehicle	s and Watercraft:			
□ Plaintiff and Defendant DO NOT own any vehicles or watercraft. □ Plaintiff and Defendant agree on how to divide their vehicles and watercraft b. Plaintiff and Defendant shall receive as their own, the vehicles and watercraft listed in their column. ription of Vehicles/Watercraft (Include the type of cle/watercraft, year/make/model, vehicle identification ber, name(s) on title, balance owed, monthly payment agreed upon agreed upon you. If you own a manufactured or mobile home that value) value)	a.	(Choose one)			
Plaintiff and Defendant agree on how to divide their vehicles and watercraft b. Plaintiff and Defendant shall receive as their own, the vehicles and watercraft listed in their column. cription of Vehicles/Watercraft (Include the type of cle/watercraft, year/make/model, vehicle identification ber, name(s) on title, balance owed, monthly payment by). If you own a manufactured or mobile home that value)		•	own anv vehi	cles or watercraf	t.
b. Plaintiff and Defendant shall receive as their own, the vehicles and watercraft listed in their column. cription of Vehicles/Watercraft (Include the type of cle/watercraft, year/make/model, vehicle identification liber, name(s) on title, balance owed, monthly payment agreed upon yellow). If you own a manufactured or mobile home that value)			•		
listed in their column. cription of Vehicles/Watercraft (Include the type of cle/watercraft, year/make/model, vehicle identification ber, name(s) on title, balance owed, monthly payment agreed upon agreed upon value)		_			
ription of Vehicles/Watercraft (Include the type of cle/watercraft, year/make/model, vehicle identification ber, name(s) on title, balance owed, monthly payment agreed upon ay). If you own a manufactured or mobile home that value)	b.	Plaintiff and Defendant shall receive	as their owr	ı, the vehicles an	d watercraft
cle/watercraft, year/make/model, vehicle identification (Current agreed upon agreed upon y). If you own a manufactured or mobile home that value) (Current agreed upon agreed upon value)	listed in	their column.			
ber, name(s) on title, balance owed, monthly payment agreed upon agreed upon y). If you own a manufactured or mobile home that value) value)	-	•			Defendan
ny). If you own a manufactured or mobile home that value) value)	-	•		•	,
.,		•			

Description of Vehicles/Watercraft (Include the type of vehicle/watercraft, year/make/model, vehicle identification number, name(s) on title, balance owed, monthly payment (if any). If you own a manufactured or mobile home that HAS NOT been converted to real property, list it here.)	Plaintiff (Current agreed upon value)	Defendant (Current agreed upon value)
	\$	\$
	\$	\$
	\$	\$
	\$	\$
Total Value of Vehicles/Watercraft to Each Person	\$	\$

5. Household Goods, Furniture, and Furnishings: Plaintiff and Defendant have already divided the household goods, furniture and furnishings in an equitable manner to their satisfaction.

Total Agreed Upon Value of Share of Furniture, and Furnishin

	Plaintiff	Defendant	
Household Goods,	\$	\$	
ngs to Each Person			

- 6. Plaintiff's Pensions, Profit-Sharing Plans, IRAs and Other Retirement Plans:
 - a. (Choose one)
 - ☐ Plaintiff DOES NOT have any pensions, profit-sharing plans, individual retirement accounts (IRAs) or other retirement plans.
 - ☐ Plaintiff and Defendant agree on how to divide Plaintiff's pensions, profitsharing plans, individual retirement accounts (IRAs) and other retirement plans.

- **b.** Plaintiff's pensions, profit-sharing plans, individual retirement accounts (IRAs) and other retirement plans shall be awarded as listed in Plaintiff's and Defendant's columns.
- c. If Plaintiff's retirement plan is divided between Defendant and Plaintiff, Plaintiff shall obtain the proposed qualified domestic relations order (QDRO).

Description of Plaintiff's Pensions, Profit-Sharing Plans, IRAs	Plaintiff	Defendant
and Other Retirement Plans: (For each plan, list the	(Current	(Current
employer, union, or other group that provides the plan; the	agreed upon	agreed upon
date you started working at the job or date you joined the	value)	value)
union or group plan; the type of pension or retirement plan,		
and the present value. For an individual retirement account,		
list the account number, the bank that has the individual		
retirement account, and the present account balance.)		
	\$	\$
	\$	\$
	Ċ	ć
	\$	\$
Total Value of Plaintiff's Retirement Plans to Each Person	\$	\$

7. Defendant's Pensions, Profit-Sharing Plans, IRAs and Other Retirement Plans:

a	Choose one	١
a. (choose one	

- ☐ Defendant DOES NOT have any pensions, profit-sharing plans, individual retirement accounts (IRAs) or other retirement plans.
- ☐ Plaintiff and Defendant agree on how to divide Defendant's pensions, profitsharing plans, individual retirement accounts (IRAs) and other retirement plans.
- **b.** Defendant's pensions, profit-sharing plans, individual retirement accounts (IRAs) and other retirement plans shall be awarded as listed in Plaintiff's and Defendant's columns.

c. If Defendant's retirement plan is divided between Defendant and Plaintiff, Defendant shall obtain the proposed qualified domestic relations order (QDRO).

Description of Defendant's Pensions, Profit-Sharing Plans, IRAs and Other Retirement Plans: (For each plan, list the employer, union, or other group that provides the plan; the date you started working at the job or date you joined the union or group plan; the type of pension or retirement plan, and the present value. For an individual retirement account, list the account number, the bank that has the individual retirement account, and the present account balance.)	Plaintiff (Current agreed upon value)	Defendant (Current agreed upon value)
	\$	\$
	\$	\$
	\$	\$
Total Value of Defendant's Retirement Plans to Each Person	\$	\$

8. Business or Farm Interests or Assets:

a.	(Choose one)
----	--------------

- ☐ Plaintiff and Defendant DO NOT have any business or farm interests or assets.
- ☐ Plaintiff and Defendant agree on how to divide their business or farm interests or assets.
- **b.** Plaintiff and Defendant shall receive as their own, the business or farm assets listed in their column.

Description of Business or Farm Interests or Assets: (For	Plaintiff	Defendant
each business or farm asset, describe the interest or asset, who owns the interest or asset, the location, list the account number (if any), balances owed (if any), and monthly	(Current agreed upon value)	(Current agreed upon value)
payments (if any).)		
	\$	\$

Description of Business or Farm Interests or Assets: (For each business or farm asset, describe the interest or asset, who owns the interest or asset, the location, list the account number (if any), balances owed (if any), and monthly payments (if any).)	Plaintiff (Current agreed upon value)	Defendant (Current agreed upon value)
	\$	\$
	\$	\$
	\$	\$
Total Value of Business or Farm Assets to Each Person	\$	\$

9. Other Financial Assets:

a.	(Choose one
a.	CHOOSE OHE

☐ Plaintiff and Defendant DO NOT	own other financial	assets not otherwise
mentioned on Exhibit Δ		

☐ Plaintiff and Defendant agree on how to divide their other financial assets not otherwise mentioned on Exhibit A.

b. Plaintiff and Defendant shall be awarded all right, title, interest and equity in and to the other financial assets listed in their column.

Description of Other Financial Assets: (For example checking	Plaintiff	Defendant
accounts, savings accounts, money market accounts, stocks,	(Current	(Current
bonds, Certificates of Deposit, life insurance policies, notes	agreed upon	agreed upon
(money owed in writing), and money owed (not in writing).	value)	value)
For each asset, describe the asset, who owns the asset, the		
location, list the policy or account number (if any).)		
	\$	\$
	<u>خ</u>	Ś
	\$	Ş

Description of Other Financial Assets: (For example checking accounts, savings accounts, money market accounts, stocks, bonds, Certificates of Deposit, life insurance policies, notes (money owed in writing), and money owed (not in writing). For each asset, describe the asset, who owns the asset, the location, list the policy or account number (if any).)	Plaintiff (Current agreed upon value)	Defendant (Current agreed upon value)
	\$	\$
	\$	\$
	\$	\$
	\$	\$
	\$	\$
Total Value of Other Financial Assets to Each Person	\$	\$

10. Debts and Liabilities:

a. ((Choose one)	١
a.	CHOOSE OHE	,

- ☐ Plaintiff and Defendant DO NOT have any outstanding debts or liabilities.
- ☐ Plaintiff and Defendant agree on how to divide their debts and liabilities.
- **b.** Plaintiff and Defendant shall pay as their own the debts and liabilities listed in their column.
- **c.** Plaintiff and Defendant listed all debts and liabilities they know of on Exhibit A. Any debts and liabilities not listed on Exhibit A shall be paid by the person whose name is on the debt or liability.

Description of Debts and Liabilities (Describe each debt/	Plaintiff	Defendant
liability as clearly as possible. Include who the debt is owed	(Current	(Current
to, purpose of the debt, whose name is on the debt and	amount	amount
account numbers. Do not include mortgages on real estate.)	owed)	owed)
	\$	\$
	\$	\$
	\$	\$
	\$	\$
	ć	<u> </u>
	\$	\$
	\$	\$
	Ş	Ş
	\$	\$
	7	7
	\$	\$
	T	T
Total Debts and Liabilities to be Paid by Each Person	\$	\$

11. Summary:	Plaintiff	Defendant
Real Estate (Paragraphs 1, 2, and 3)	\$	\$
Vehicles and Watercraft (Paragraph 4)	\$	\$
Household Goods/Furniture/Furnishings (Paragraph 5)	\$	\$
Pensions/Retirement Plans (Paragraphs 6 and 7)	\$	\$
Business or Farm Interests or Assets (Paragraph 8)	\$	\$
Other Financial Assets (Paragraph 9)	\$	\$
Mortgages on Real Estate (Paragraphs 1, 2, and 3)	-\$	- \$
Debts and Liabilities (Paragraph 10)	-\$	- \$
(Debts & Mortgages subtracted from Assets) Total	\$	\$

Plaintiff's Signature:	
l,	, Plaintiff , state under
penalty of perjury that the information in the	his Exhibit A: Confidential Division of Property and
Debts and Values is true and correct, and the	hat I have read, understand, and agree to be bound
by this agreement.	
Dated this day of	, 20
(Signature of Plaintiff)	
(Plaintiff's Printed Name)	
(Address)	(City, State, Zip Code) (Telephone Number)
STATE OF	_)
COUNTY OF	_)SS
Signed and sworn to before me on _	, 20 by
(Notary Public or Clerk of Court)	
If Notary, my commission expires:	

(Defendant's signature follows on Page 13 of 13.)

Defendant's Signature:	
l,	, Defendant , state under
penalty of perjury that the information in t	his Exhibit A: Confidential Division of Property and
Debts and Values is true and correct, and the	hat I have read, understand, and agree to be bound
by this agreement.	
Dated this day of	, 20
(Signature of Defendant)	
(Defendant's Printed Name)	
(Address)	(City, State, Zip Code) (Telephone Number)
STATE OF	_)
COUNTY OF	_)SS
Signed and sworn to before me on _	, 20 by
(Notary Public or Clerk of Court)	
If Notary my commission expires:	

STATE OF NORTH DAKOTA		IN DISTRICT COURT	
COUNTY OF		JUDICIAL DISTRICT	
(Plaintiff)))) PLAINTIFF,)	Case No.	
Vs)	CONFIDENTIAL INFORMATION FORM	
(Defendant)	DEFENDANT.)		
	FULL INFORMATION	REDACTED INFORMATION	
PLAINTIFF: Name:			
Date of Birth:		Year of Birth:	
Social Security #:		XXX-XX	
DEFENDANT: Name:			
Date of Birth:		Year of Birth:	
Social Security #:		XXX-XX	
MINOR CHILD: Name:		Initials:	
Date of Birth:		Year of Birth:	
Social Security #:		XXX-XX	
MINOR CHILD: Name:		Initials:	
Date of Birth:		Year of Birth:	
Social Security #:		XXX-XX	
MINOR CHILD: Name:		Initials:	
Date of Birth:		Year of Birth:	
Social Security #		YYY-YY-	

FULL INFORMATION REDACTED INFORMATION FINANCIAL ACCOUNT NUMBERS: Name of Account: Last 4 Digits: _____ Account Number: Name of Account: Last 4 Digits: _____ Account Number: Name of Account: Last 4 Digits: Account Number: Name of Account: Last 4 Digits: _____ Account Number: Name of Account: Account Number: Last 4 Digits: Dated this ______, 20______ (Signature of Plaintiff) ______, Defendant (Signature of Defendant)

STATE OF NORTH DAKOTA	IN DISTRICT COURT	
COUNTY OF	JUDICIAL DISTRICT	
)) PLAINTIFF,)	Case No	
Vs)	ADMISSION OF SERVICE	
1. I,	(Defendant name),	
hereby admit receipt of a copy of the Summo	ns and Complaint for divorce and a copy of Exhibit	
A: Confidential Division of Property and Debts	s and Values for the above entitled case	
on(a	date). I understand that this admission merely	
acknowledges receipt of the papers; it does n	ot admit or deny any of the statements contained	
in the papers.		
2. I declare, under penalty of perjury und	der the law of North Dakota, that everything	
stated in the Admission of Service is true and	correct.	
Signed on	(date) in County,	
(State),	(Country).	
Signature of Defendant		
Typed or Printed Name of Defendant		
Address	City, State, Zip Code	
Telephone Number		

STATE OF NORTH DAKOTA			IN DISTRICT COURT	
COUI	NTY OF		JUDICIAL DISTRICT	
(Plair)) AINTIFF,	Case No	
Vs))	AFFIDAVIT OF PROOF FOR STIPULATED JUDGMENT	
(Defe	endant) DE) FENDANT.)		
	l,		, the undersigned	
state	and allege as follows:			
1.	I am the Plaintiff in the al	oove entitled act	ion.	
2.	I am presently a resident	of the State of N	orth Dakota, and have in good faith been a	
resid	ent of the State of North Da	ıkota for six (6) n	nonths preceding this action.	
3.	The Defendant and I were married to each other on			
and h	nave since that date remain	ed spouses.		
4.	The Defendant and I have	e minor c	child(ren) together. The initials and year of	
birth	of each minor child is listed	below:		
	Initials: Yea	ar of Birth:		
	Initials: Yea	ar of Birth:		
	Initials: Yea	ar of Birth:		
5.	I am the ☐mother OR ☐	lfather (<i>choose o</i>	ne) of the minor child(ren).	
6.	The Defendant is the □r	nother OR □fat	ther (<i>choose one</i>) of the minor child(ren).	

7.	(Choose one)
□The	eminor child(ren) has/have lived in North Dakota with \Box me OR \Box the Defendant (<i>choose</i>
one) f	or at least six consecutive months, of since birth if less than six months old, immediately
before	e the start of this proceeding.
O	R
□Nor	th Dakota was the home state of the minor child(ren) within six months of the start of this
proce	eding, and I OR I the Defendant (<i>choose one</i>) continues to reside in North Dakota.
8.	(Choose one)
□Nei	ther I nor the Defendant is currently in the Armed Services of the United States of America
or its	allies.
O	R
□I am	n / □the Defendant is (<i>choose all that apply</i>) currently in the Armed Services of the United

9. Irreconcilable differences exist between the Defendant and I, and these differences have made it impossible for us to continue our marriage.

States of America or its allies but not currently deployed or notified of deployment.

The Defendant and I have entered into an agreement regarding distribution of property, the allocation of debts, the issues of parenting responsibility, parenting time, and child support, and all other issues of the marriage and divorce. We believe the Settlement Agreement and Exhibit A: Confidential Division of Property and Debts and Values provides for a fair and equitable division of the property and debts incurred during the marriage, the parenting rights and responsibilities determinations are in the best interests of the child(ren), and makes other appropriate determinations.

Division of Property and Debts and Values, know the Defendant's signature, and agree that it appears on the Settlement Agreement and Exhibit A. My signature also appears on the Settlement Agreement and Exhibit A. **12**. I ask that the court adopt the Settlement Agreement and Exhibit A: Confidential Division of Property and Debts and Values as a full, complete, final and conclusive settlement of all issues pertaining to the dissolution of our marriage and that I be awarded a divorce incorporating the terms of the Settlement Agreement into the judgment. I, _______, Plaintiff, state under penalty of **13**. perjury that the information in this Affidavit of Proof for Stipulated Judgment is true and correct. Dated this day of , 20 . (Signature of Plaintiff) (Plaintiff's Printed Name) (Address) (City, State, Zip Code) (Telephone Number) STATE OF ______) COUNTY OF _____)SS Signed and sworn before me on ______, 20_____ by (Notary Public or Clerk of Court) If notary, my commission expires:

I have reviewed a signed copy of the Settlement Agreement and Exhibit A: Confidential

Read Before Filling Out The Findings of Fact, Conclusions of Law & Order for Judgment (Proposed)

Divorce can have serious long-term legal and financial consequences. It's strongly recommended that you consult a lawyer and carefully consider all of your options.

Only a lawyer who has agreed to represent you can give you legal advice and tell you about your options based on your circumstances.

This Findings of Fact, Conclusions of Law and Order for Judgment form is part of the *Divorce* With An Agreement – With Children forms packet. This form and the forms packet may be used if you answer "Yes" to All of the following:

- Both spouses are currently in communication with each other.
- Both spouses agree on All issues and have completed and signed Forms 3 & 4.
- The spouse listed as Plaintiff has lived in North Dakota for at least the last six months.
- All of the minor children have lived in North Dakota with a spouse for at least the past 6 months (or since birth);

OR

Within the past 6 months, North Dakota was the home state of all of the minor children and one spouse still lives in North Dakota.

- This is the only legal action pending between the spouses regarding the marriage or the minor children of the marriage.
- The reason for the divorce is irreconcilable differences (*no fault by either spouse*).
- If either spouse is currently in the military, they're not deploying or deployed.
- There's **no** domestic violence protection order or disorderly conduct restraining order currently in effect regarding either spouse.

If any of the above don't apply to your situation, you can't use this form or forms packet.

Read the instructions for the forms packet and this form Before filling out the Findings of Fact, Conclusions of Law and Order for Judgment form. If you're unsure how to proceed, consult a lawyer.

This form must be filled out completely. If this form isn't filled out completely, it may not be accepted by the clerk of court for filing.

If this form is accepted for filing, but the judge or judicial referee assigned to the action decides the form is incomplete, your case may be dismissed without granting a divorce.

Don't include this cover sheet when you serve or file the completed form.

STAT	TE OF NORTH DAKOTA	IN DISTRICT COURT
COU	INTY OF	JUDICIAL DISTRICT
	PLAINTIFF,) Case No
Vs	T D WITTI) FINDINGS OF FACT, CONCLUSIONS OF LAW) AND ORDER FOR JUDGMENT
	DEFENDANT.)
by tł	A Summons and Complaint for Divo	orce brought under N.D.C.C. Chapter 14-05 were filed
and		nent and Exhibit A: Confidential Division of Property oon all the pleadings and proceedings, herein, the
ДΑ	hearing was held	, by the Honorable
		County, North Dakota. Plaintiff
		lant □did □did not appear personally. A Settlement
Agre	eement and Exhibit A: Confidential Divi	sion of Property and Debts and Values signed by
both	n parties have been submitted to the Co	ourt. After hearing all of the evidence and being fully
advi	sed in the premises, and being advised	of the written Settlement Agreement and Exhibit A:
Conf	fidential Division of Property and Debts	s and Values of the parties and upon all the pleadings
and	proceedings, the Court makes the follo	owing:
	FIND	DINGS OF FACTS
1.	The Summons and Complaint were	personally served upon Defendant on
	as indic	ated by the Admission of Service on file herein.
2.	Plaintiff,	, is the □mother OR □father
(cho	ose one) of the minor child(ren).	
	Address:	
	Birth Year: Last 4 Digits of Social Security Numl	her: YYY-YY-
	Employer's Name and Address:	
	Employer a Name and Addicas.	

3.	Defendant,	, is t	he 🗆 mother OR 🖵 father
(cho	ose one) of the minor child(ren)).	
	Address:		
	Birth Year:		
	Last 4 Digits of Social Securit	ty Number: XXX-XX	
	Employer's Name and Addre	ess:	
4.	Plaintiff and Defendant were	e married on	in the
City	of	, County of	
State	e of	·	
		ta for the entire six (6) months p lent for six months prior to entry	
Dako	granted to either party agains	or order of divorce, separation or st the other in any Court of comp or country, and that there is no other in any Court.	etent jurisdiction of North
	(Choose one) either Plaintiff nor Defendant is rica or its allies. OR	s currently in the Armed Services	of the United States of
	aintiff/ Defendant (choose on	ne) is currently in the Armed Servently deployed or notified of depl	
8. conti	Irreconcilable differences ha	ave arisen between the Plaintiff assible.	and Defendant making the
9. effec	No domestic violence protect at regarding either Plaintiff or D	ction order or disorderly conduct Defendant.	t restraining order is in
10.	. ,	Plaintiff and Defendant are as fo	

	Last 4 Digits of Social Security Number: XXX-XX State of Residence for Last 6 Months:
	b. Minor Child's Initials: Year of Birth: Last 4 Digits of Social Security Number: XXX-XX State of Residence for Last 6 Months:
	c. Minor Child's Initials: Year of Birth: Last 4 Digits of Social Security Number: XXX-XX State of Residence for Last 6 Months:
	☐Additional sheets are attached. (<i>Choose if applicable</i>)
11.	(Choose one) The child(ren) has/have lived in North Dakota with a parent for at least six consecutive months immediately before the start of this proceeding. If a child is less than six months old, the child has lived in North Dakota with a parent since their birth. Name of parent(s) residing in North Dakota: OR
	□North Dakota was the home state of the child(ren) within six months of the start of this proceeding, and one parent continues to reside in North Dakota. Name of parent(s) residing in North Dakota:
12.	(Choose one) □ Plaintiff/ □ Defendant is not pregnant. (choose one) OR □ Plaintiff/ □ Defendant is pregnant. (choose one) However, the □ Plaintiff/ □ Defendant (choose one) is not the father, and the child is not at issue in this proceeding.
13.	Child support: (choose one) There is a child support order already in existence. The case number is:
	OR There is no child support order already in existence.

14. Plaintiff has the following sources of monthly income:

Source	Amount
Employment	\$
Public Assistance	\$
Social Security Benefits	\$
Unemployment/Workers Compensation	\$
Interest/Dividend Income	\$
Other (describe)	\$

15. Defendant has the following sources of monthly income:

Source	Amount
Employment	\$
Public Assistance	\$
Social Security Benefits	\$
Unemployment/Workers Compensation	\$
Interest/Dividend Income	\$
Other (describe)	\$

16.	Spousal support: (choose one)			
	□ Neither Plaintiff nor Defendant needs spousal support. OR □ Plaintiff/ □ Defendant (choose one) needs spousal support from □ Plaintiff/ □ Defendant (choose one).			
17.	Jointly Owned Real Estate: (choose one)			
□Plai	intiff and Defendant do not jointly own any real estate.			
	OR			
Defer	intiff and Defendant jointly own real estate. The real estate jointly owned by Plaintiff and ndant is listed on the attached Exhibit A. Exhibit A is incorporated into this Findings of Conclusions of Law and Order for Judgment.			

18.	Plaintiff's Solely Owned Real Estate: (<i>choose one</i>)
□Pla	intiff does not solely own any real estate in their own name.
	OR
□Pla	intiff solely owns real estate in their own name. The real estate solely owned by Plaintiff
is list	ed on the attached Exhibit A. Exhibit A is incorporated into this Findings of Fact,
Conc	lusions of Law and Order for Judgment.
19.	Defendant's Solely Owned Real Estate: (<i>choose one</i>)
□De	fendant does not solely own any real estate in their own name. OR
□De	fendant solely owns real estate in their own name. The real estate solely owned by
Defe	ndant is listed on the attached Exhibit A. Exhibit A is incorporated into this Findings of
Fact,	Conclusions of Law and Order for Judgment.
20.	Vehicles or Watercraft: (choose one)
☐ Pla	aintiff and Defendant do not own any vehicles or watercraft. OR
☐ Pla	aintiff and Defendant own vehicles or watercraft. The vehicles or watercraft are listed on
the a	ttached Exhibit A. Exhibit A is incorporated into this Findings of Fact, Conclusions of Law
and (Order for Judgment.
21.	Plaintiff and Defendant own personal property, including household goods, furniture,
and f	furnishings, all of which property has been divided to the parties' satisfaction.
22.	Plaintiff's Retirement Plan(s): (choose one)
	☐ Neither Plaintiff nor Defendant has paid money into a pension, profit-sharing plan, IRA
	or other retirement plan for Plaintiff. Plaintiff's past or present employers, union or
	other group have not paid money into a pension, profit-sharing plan, IRA or other
	retirement plan for Plaintiff.
	OR
	\square Plaintiff or Defendant has paid money into a pension, profit-sharing plan, IRA or other
	retirement plan for Plaintiff. Plaintiff's past or present employer, union or other group
	pays or has paid money into a pension, profit-sharing plan, IRA or other retirement plan

	into this Findings of Fact, Conclusions of Law and Order for Judgment.
23.	Defendant's Retirement Plan(s): (choose one)
	☐ Neither Plaintiff nor Defendant has paid money into a pension, profit-sharing plan, IRA
	or other retirement plan for Defendant. Defendant's past or present employers, union
	or other group have not paid money into a pension, profit-sharing plan, IRA or other
	retirement plan for Defendant.
	OR
	☐Plaintiff or Defendant has paid money into a pension, profit-sharing plan, IRA or other
	retirement plan for Defendant. Defendant's past or present employer, union or other
	group pays or has paid money into a pension, profit-sharing plan, IRA or other
	retirement plan for Defendant. The plans are listed on the attached Exhibit A. Exhibit A
	is incorporated into this Findings of Fact, Conclusions of Law and Order for Judgment.
24.	Other Assets: (choose one)
	☐There are no financial or other assets of this marriage that are not otherwise
	mentioned.
	OR
	☐Plaintiff and Defendant own financial or other assets of this marriage that are not
	otherwise mentioned. The financial or other assets of this marriage are listed on the
	attached Exhibit A. Exhibit A is incorporated into this Findings of Fact, Conclusions of
	Law and Order for Judgment.
25.	Debts and Liabilities: (choose one)
	☐There are no outstanding debts and liabilities of this marriage. OR
	☐Plaintiff and Defendant have outstanding debts and liabilities of this marriage. The
	outstanding debts and liabilities are listed on the attached Exhibit A. Exhibit A is
	incorporated into this Findings of Fact, Conclusions of Law and Order for Judgment.
26.	Plaintiff wants to restore their name. □Yes □No
	, the new name is
Plaint	iff has no intent to defraud or mislead anyone by changing their name.
27.	Defendant wants to restore their name. ☐Yes ☐No

for Plaintiff. The plans are listed on the attached Exhibit A. Exhibit A is incorporated

If YES, the new name is	
Defendant has no intent to defraud or mislead anyone by changing their name.	

FROM THE ABOVE AND FOREGOING, the Court now makes and enters the following:

CONCLUSIONS OF LAW

1. JURISDICTION. The District Court,	County, North Dakota
has jurisdiction over the parties and subject matter of the p	resent action and that the proper
venue of this action is in the District Court,	County, North
Dakota.	

- 2. **DIVORCE AND COURT APPROVAL.** The Plaintiff is awarded an absolute Decree of Divorce on the grounds of irreconcilable differences, all in accordance with the provisions of the North Dakota Century Code.
- **3. PARENTAL RIGHTS AND RESPONSIBILITIES:** The parties shall have the parental rights and responsibilities as set forth in North Dakota Century Code Section 14-09-32, which are as follows:
 - a. The right to access and obtain copies of the child's educational, medical, dental, religious, insurance, and other records or information.
 - b. The right to attend educational conferences concerning the child. This right does not require any school to hold a separate conference with each parent.
 - c. The right to reasonable access to the child by written, telephonic, and electronic means.
 - d. The duty to inform the other parent as soon as reasonably possible of a serious accident or serious illness for which the child receives health care treatment. The parent shall provide to the other parent a description of the serious accident or serious illness, the time of the serious accident or serious illness, and the name and location of the treating health care provider.
 - e. The duty to immediately inform the other parent of residential telephone numbers and address, and any changes to the same.
 - f. The duty to keep the other parent informed of the name and address of the school the child attends.
- **4. PARENTING PLAN:** Pursuant to N.D.C.C. § 14-09-30, Paragraphs 4 through 18 constitute the Parenting Plan.

RE	SIDENTIAL	RESPONSIBIL	ITY AND PA	RENTING TIN	1E:		
a.	It is in the be: (choos		s of the min	or child(ren)	that residentia	al responsibil	ity shall
	•	equally betwe	een the Plair	ntiff and the [Defendant.		
	•		•		the Plaintiff. Fime Schedule		ant shall
	•		•		the Defendar Fime Schedule		tiff shall
b.	one)	esidence of t			chool attendar	nce shall be:	(choose
	☐The Def	endant's plac	e of residen	ce.			
	_						
c. Parenting Time Schedule: The following schedule to be the ongoing consistent parenting time schedule for the child(ren). Plaintiff and Defendant recognize that there will be times when the schedule requires adaptation for the best interest of the child(ren). Plaintiff and Defendant intend the following schedule to be an attempt at consistency and stability for the child(ren):					ize that erest of		
Г	Sunday	Monday	(P = Pla	intiff, D = De Wednesday	Thursday	Friday	Saturday
	P: D:	P: D:	P: D:	P: D:	P: D:	P: D:	P: D:
Ac	lditional de	L tail for Parent	l ting Time Scl	l hedule:			

fault agreement.
·
edence over
ren) as

e. **Schedule for Holidays and Other Special Days:** The parenting schedule for the child(ren) for holidays and other special days is:

	With Plaintiff (Odd, Even, Every Year, or Regular Parenting Time)	With Defendant (Odd, Even, Every Year, or Regular Parenting Time)
New Year's Day		
Martin Luther King Day		
President's Day		
Spring Break		
Easter		
Mother's Day		
Memorial Day		
Father's Day		
July 4 th		
Labor Day		
Teacher's Conferences		
Halloween		
Veteran's Day		
Thanksgiving Day		
Winter Break		
Christmas Eve Day		
Christmas Day		
Plaintiff's Birthday		
Defendant's Birthday		
Child's Birthday		

For purposes of the Holidays and Other Special Days parenting schedule, a holiday includes:

Child(ren)'s Activities During Parenting Time: In order to promote the development					
of well-rounded healthy children, Plaintiff and Defendant support the extracurricular					
activities of the children. Plaintiff and Defendant will work together to ensure that					
the child(ren)'s activities are not planned as to interfere with the relationship with					
either parent. Plaintiff and Defendant will inform each other of the child(ren)'s					
extracurricular activities by:					
Timeliness: If a parent is more thanminutes late to pick the child(ren)					
up for a visit, that visit will be canceled, or:					
If either parent misses their parenting time for any reason, Plaintiff and Defendant					
will deal with the missed time as follows:					
Plaintiff and Defendant agree that it would be upsetting for the child(ren) if a parent					
misses their parenting time and does not notify the other parent in advance. Except					
in extreme emergencies, Plaintiff and Defendant will notify the other parent that					
they will not be able to exercise their scheduled parenting time as follows:					
Restrictions on Contact with the Child(ren): Until further order of the Court, the					
child(ren)'s time with \square Plaintiff/ \square Defendant will be subject to the following conditions:					

6. LIMITATIONS ON RESIDENTIAL RESPONSIBILITY AND PARENTING TIME

MODIFICATIONS: Modifications to residential responsibility and parenting time shall be governed by North Dakota Century Code Section 14-09-06.6 and Uniform Child Custody Jurisdiction and Enforcement Act.

7. DECISION MAKING RESPONSIBILITY:

- a. **Emergency Medical Decisions:** Each parent is authorized to make emergency health care decisions while the child(ren) are in that parent's care.
- b. **Day-to-day Decisions:** Each parent is authorized to make decisions regarding the day-to-day care and control of the child(ren) while the child(ren) reside with that parent, except as provided below.

c.	□ When Plaintiff and Defendant reside in the same community, they will use the same daycare/afterschool provider. □ To the extent feasible, Plaintiff and Defendant will rely on each other to care for the child(ren) when the other parent is unavailable. □ Each parent may decide to utilize the daycare/afterschool provider of their own choosing. □ Daycare/afterschool provider will be designated by Plaintiff.
	□ Daycare/afterschool provider will be designated by Defendant. □ The children's daycare/afterschool provider is:
d.	Education Decisions will be made by: (choose one) □ Plaintiff □ Defendant □ Plaintiff and Defendant jointly
e.	Non-Emergency Health Care Decisions will be made by: (choose one) □ Plaintiff □ Defendant □ Plaintiff and Defendant jointly
f.	Spiritual Development decisions will be made by: (choose one) □ Plaintiff □ Defendant □ Plaintiff and Defendant jointly

	g.	Both parents must consent before any rethat apply)	ninor child will be permitted to: (choose all
		☐Marry	□Enlist in armed services
		□Obtain a driver's license	☐Get a tattoo
		☐ Have any body part pierced	
extra-centities split he day directly child (reprofession notify taking	s. Eacurri s coo se coose l info ycar y wi een)'s sion the come med	CORDS: Both parents may have access to ach parent must communicate with the ocular activities, and any other notices from neerning the child(ren). The child(ren)'s cholds and advised to send copies of the cormation to each parent. Both parents reported the school, and the child(ren)'s doctor thand outside the presence of the other is parent and as an emergency contact with als unless directed by court order to the other of any medical emergencies or serifications, the parents shall communicate	the child(ren)'s medical, dental, and school ther parent with regard to grade reports, m the daycare, the school and related laycare and school(s) must be notified of the child(ren)'s school documents, notices and stain the right and shall notify and authorizes and other professionals to communicate parent. Each parent shall be listed as the the daycare, the school, and all health
inform			rage on the child(ren) shall supply to the
-	oare	nt an insurance card and, as applicable, i	. ,
9.	CO	MMUNICATION BETWEEN PARENTS: The	e parents shall communicate only in positive
ways.	Γhe	parents shall not make and shall not allo	w others to make derogatory remarks about
the oth	ner p	parent in the child(ren)'s presence.	
10.	СНІ	LD(REN)'S CLOTHING/PERSONAL ITEMS	: (choose any or all that apply)
□Each	par	ent shall supply the appropriate child(re	n)'s clothing with them for their scheduled
time w	ith t	he other parent.	
□Each	par	ent shall supply appropriate clothing for	the child(ren) to remain at that parent's
home (duri	ng parenting time.	
□Thes	e cl	othes are to be considered the $child(ren)$'s clothes and shall be returned clean (when
reason	ably	possible) with the minor child(ren) by the	ne other parent.
□ The	child	d(ren) shall leave personal items at each	parent's home and shall not remove those

items from that home.

☐The	child(ren) shall take personal items between each parent's home, and it is the			
responsibility of each parent to ensure that the personal items remain with the child(ren).				
□Both	☐Both parents shall advise, as far in advance as possible, of any special activities so that the appropriate clothing belonging to the child(ren) may be sent.			
approp				
□In th	ne winter, or cold months of the year, the child(ren) are required to have adequate boots,			
gloves	, hats, and jackets to be provided by both parents.			
□In th	ne winter, or cold months of the year, each parent shall ensure that the child(ren) have			
approp	oriate winter clothing to wear, regardless of parenting time.			
_				
				
11.	NEITHER PARENT WILL PERMIT THE CHILD(REN) TO BE SUBJECTED TO:			
	·			
	Violations of these provisions may subject the offender to court sanctions, or, if			
contin	uous and serious, may result in modification of the parenting plan.			
12.	TRANSPORTATION AND EXCHANGE ARRANGEMENTS: (choose any and all that apply)			
□Whe	en Plaintiff and Defendant live in the same community, the responsibility of picking up			
and re	turning the child(ren) should be shared with pickup at			
and dr	op off at			
□Pick				
	o off at			
	rnative Pick up/Drop off at			
	rent may not enter the residence of the other parent, except by express invitation by			
•	arent, regardless of whether a visiting parent retains a property interest in the residence.			
-	child(ren) shall be picked up and returned to the front entrance of the appropriate			
reside				
	parent dropping off the child(ren) should not leave the premises until the child(ren) are			
	inside.			
•	ents should refrain from surprise visits to the other parent's home.			
	rent's time with the child(ren) is their own, and the child(ren)'s time with that parent is			
•				
יוובווחם	y private.			

□Any change in pick up or drop off location will be determined by: □The person picking up or returning the child(ren) during times of parenting time has an obligation to be punctual, arriving at the agreed time and place, not substantially earlier or later. □Other:	
staying shall not refuse to allow contact or take any action in order to deny the other parent contact. Each parent should facilitate the communication between the child(ren) and the other parent.	
14. EXCHANGING INFORMATION: Both parents shall notify the other parent in writing of any change in residence, telephone numbers, names and addresses of employers, changes in health insurance coverage for the child(ren), and changes in health insurance available through employer which could cover the child(ren).	
15. CHANGES TO PARENTING PLAN: The parenting plan imposes specific requirements and responsibilities; however, when family necessities, illnesses, or commitments reasonably so require, Plaintiff and Defendant will modify the parenting plan fairly. The parent requesting modification shall act in good faith and give as much notice as circumstances permit. If Plaintiff and Defendant cannot agree, Plaintiff and Defendant will look to the dispute resolution provisions in this document, or bring the matter to a parenting coordinator. Plaintiff and Defendant will review the parenting plan upon the following events: (choose any and all that apply.)	
☐ The oldest child reaches age ☐ If either parent intends to move more than miles from their current residence. ☐ In two years. ☐ After recommendation of the parenting coordinator. ☐ After recommendation of a professional (i.e. doctor, therapist, pastor).	

□Afte	er ar	rest or criminal activity by one or both parties.
□Upc	n ve	erified chemical abuse /relapse.
□Upc	n ar	agency or Court finding of child abuse or neglect by one or both parties.
□Upo	n a	court finding of domestic violence by one or both parties.
□Pro	long	ed lack of contact with the child.
□Oth	er: _	
	-	ents may change this plan by agreement, but all changes must be in writing, signed, by both parents.
16.	ΟL	IT OF STATE RELOCATION OF RESIDENCE OF THE CHILD(REN): Out of state relocation
of the 09-07	resi	dence of the child(ren) shall be governed by North Dakota Century Code Section 14-
17.	DIS	SPUTE RESOLUTION:
	a.	Disputes between the parties shall be submitted to: (choose one)
		□ Counseling
		□Mediation
		□Other
	b.	The cost of this process will be allocated between the parties as follows based on: (choose one)
		☐Each parent shall pay one-half.
		☐ Each parent's proportional share of income from the child support worksheets.
		☐ As determined in the dispute resolution process.
	c.	A parent will begin the dispute resolution process by notifying the other parent by: Written request
		□Certified mail
	d.	In the dispute resolution process with regard to the parenting plan:
		1. Preference will be given to carrying out this Parenting Plan.
		2. Unless an emergency exists, the parents shall use the designated process to
		resolve disputes relating to implementation of the plan, except those related to
		financial support.
		3. A written record will be prepared of any agreement reached in counseling or
		mediation and of each arbitration award and will be provided to each party.

- 4. If the court finds that a parent has used or frustrated the dispute resolution process without good reason, the court may award attorneys' fees and financial sanctions to the other parent.
- 18. COMPLIANCE: After this parenting plan has been made a part of a court order or judgment, repeated, unjustified violations of these provisions may subject the offender to court sanctions, or, if continuous and serious, may result in modification of the parenting plan. One parent's failure to comply with a provision of the parenting plan does not affect the other parent's obligation to comply with the parenting plan. Violation of provisions of this plan with actual knowledge of its terms is punishable by contempt of court and may be a criminal offense. Violation of this plan may subject a violator to arrest, fines, imprisonment or sanctions or other remedies available under the law.

19. CHILD SUPPORT:

Pursuant to the North Dakota Child Support Guidelines and N.D.C.C. § 14-09-09.7, (choose one)
□A child support order already exists for the child(ren). The child support case number is The existing child support payment amounts shall be incorporated into the judgment in this case.
□Plaintiff shall pay Defendant \$ per month as and for child support based on net monthly income of Plaintiff's income was determined by (explain)
·
□Defendant shall pay Plaintiff \$ per month as and for child support based on net monthly income of Defendant's income was determined by (explain)
□ Plaintiff and Defendant have equal residential responsibility. Based on Plaintiff's net monthly income of \$ and child support obligation of \$ and Defendant's net monthly income of \$ and child support obligation of \$ and child support obligation of \$, child support amounts will be offset for
payment purposes.

	The lesser obligation of \$ owed by \(\textstyle{\textstyle{\textstyle{1}}}\) Defendant (\(\text{choose one}\)) will be subtracted from the greater obligation of \$ owed by \(\textstyle{\textstyle{1}}\) Plaintiff/ \(\textstyle{\textstyle{1}}\) Defendant (\(\text{choose one}\)). \(\textstyle{\textstyle{1}}\) Plaintiff/ \(\textstyle{\textstyle{1}}\) Defendant (\(\text{choose one}\)) shall pay the difference of \$ per month.				
	If child support rights become assigned because the child(ren) receives public assistance, the offset is no longer allowed. Each parent will be responsible for paying the full amount the parent's obligation as long as the assignment is in effect.				
b.	Deviation from child support calculator: (choose one)				
	☐Does not apply. A child support order already exists for the child(ren)				
	☐ The child support amount listed in Paragraph 19(a) does not deviate from the child support calculator.				
	□The child support amount listed in Paragraph 19(a) deviates from the child support calculator. \$ is the presumptively correct child support amount. Pursuant to N.D.C.C. § 14-09-09.7, the presumption is rebutted because: (explain)				
	and is in the best interests of the child(ren) because (explain)				
	□Additional sheets are attached. (<i>Choose if applicable</i>)				
c.	Child support shall commence (choose one)				
	☐ As required by the existing child support order. The child support case number is .				
	□Before the 10 th day of each month starting with the month after the judgment is entered.				

d.	The support obligation of □Plaintiff/ □Defendant (choose one) for the minor children shall continue (choose one) □As required by the existing child support order. The child support case number is			
	Until the last day of the month in which the child reaches age eighteen (18), unless the child is still in high school and still living at that time with the parent receiving support. If support is to continue or resume after the month in which the child reaches age eighteen (18), the parent receiving support shall file the Affidavit of Custodial Parent with the court. If the affidavit is filed, child support will continue or resume until the last day of the month in which the child graduates or reaches age nineteen (19), whichever comes first. Unless the step-down child support obligation is specified in Paragraph 19(e), a child support obligation for more than one child will not automatically be reduced when the support obligation expires for the oldest child.			
e.	Step-down child support obligation: (choose one)			
	☐Does not apply. A child support order already exists for the child(ren).			
	☐ Does not apply. This Settlement Agreement applies to one minor child of Plaintiff and Defendant.			
	☐Plaintiff and Defendant reserve the step-down child support obligation issue.			
	☐Plaintiff and Defendant have minor children together, to which this Settlement Agreement applies. The step-down child support obligation is:			
	After child support terminates for <u>one</u> child, □Plaintiff/□Defendant (<i>choose one</i>) shall pay \$ child support per month. The first payment is due on the day indicated in Section 19(c) on the first month after child support terminates for one child. Subsequent payments are due on each successive month on the day indicated in Section 19(c) until child support terminates for a <u>second</u> child.			
	After child support terminates for two children, Plaintiff Defendant (choose one) shall pay \$ child support per month. The first payment is due on the day indicated in Section 19(c) on the first month after child support terminates for one child. Subsequent payments are due on each successive month on the day indicated in Section 19(c) until child support terminates for a third child.			
	☐Additional sheets are attached. (<i>Choose if applicable</i>)			

- f. Child support orders are subject to income withholding in accordance with N.D.C.C. § 14-09-09.24. The obligation will accrue interest if not paid timely in accordance with N.D.C.C. § 14-09-08.19.
- g. All child support payments shall be made through the North Dakota State
 Disbursement Unit (SDU), and mailed to: SDU, P.O. Box 7280, Bismarck, ND 585077280. A parent owing support may make payments by personal check until a check
 is returned for nonsufficient funds. After that, payments must be made by case,
 money order, or certified check. Any child support payment made directly by the
 parent paying support to the parent receiving support, rather than through the SDU,
 will be treated as a gift unless Child Support agrees to give credit for the payment.
- h. Child support orders are subject to periodic review under N.D.C.C. § 14-09-08.4. Either party may request a review of an order by applying to the child support agency as provided in N.D.C.C. § 14-09-08.9.
- i. Each party subject to this order shall provide SDU with the following information within ten days of the order or within ten days of any change of information as provided in N.D.C.C. § 14-09-08.1:
 - Social Security number;
 - Home address, mailing address, and any change of address;
 - Telephone number;
 - Driver license number;
 - Employer's name, address, and telephone number; and
 - Change of any other condition that could affect paying or receiving support.
 Examples include getting or losing health insurance for the child(ren), being approved for disability payment, and becoming incarcerated.

20. MEDICAL SUPPORT:

- a. **Health Insurance:** In accordance with the provisions of N.D.C.C. § 14-09-08.10, the parent with physical custody of the minor child(ren) shall provide satisfactory health insurance for the minor child(ren) whenever that coverage is available at no or nominal cost, now or in the future.
 - In the event the parent with physical custody of the minor child does not have satisfactory health insurance at no or nominal cost, the parent without physical custody of the minor child(ren) shall provide satisfactory health insurance for the minor child(ren) whenever that coverage is available at reasonable cost or becomes

available at reasonable cost, now or in the future. Reasonable cost is defined pursuant to N.D.C.C. § 14-09-08.15.

The parent providing health insurance for the child(ren) shall notify Child Support when the health insurance is obtained and shall include:

- Name of insurance company;
- Name of policyholder;
- Policy number; and

	Date insurance coverage started.
	□Existing coverage (choose if applicable) □Plaintiff/ □Defendant (choose one) currently provides medical coverage of the minor child(ren) and shall continue to provide coverage as long as it is available at a reasonable cost.
	b. Uninsured and Unreimbursed Medical Expenses: Plaintiff and Defendant shall divide uninsured and unreimbursed medical expenses associated with the child(rer including, but not limited to medical, dental, orthodontia, vision, counseling, co- pays, deductible and prescription drugs, in the following way:
	Plaintiff shall pay% and the Defendant shall pay%.
	Plaintiff and Defendant shall exchange written verification of their respective out-or pocket medical costs for the child(ren) on a \(\summa\) monthly \(\summa\) quarterly \(\summa\) annual basis (choose one). Reimbursement shall be made to the other party within \(\text{days}\).
	If one party has made payment for the child(ren)'s uninsured or unreimbursed medical expenses and the other party is reimbursed by the insurance company, the party receiving the reimbursement shall immediately pay the reimbursed amount the party who paid the health care provider.
21. way: _	CHILDCARE COSTS: Plaintiff and Defendant shall divide childcare costs in the following

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Deduction claimed even years by:	
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25.	PLAINTIFF'S SOLELY OWNED REAL ESATE: (choose one) ☐ Plaintiff does not solely own any real estate in their name. OR			
26.	DEFENDANT'S SOLELY OWNED REAL ESATE: (choose one)			
	☐Defendant does not solely own any real estate in their name.			
	OR			
	☐ Defendant's solely owned real estate shall be awarded as stated on the attached			
	Exhibit A. Exhibit A is incorporated into this Findings of Fact, Conclusions of Law and			
	Order for Judgment.			
27.	VEHICLES OR WATERCRAFT: (choose one)			
	☐Plaintiff and Defendant do not own any vehicles or watercraft.			
	OR			
	☐The vehicles or watercraft shall be awarded to Plaintiff and Defendant as stated on			
	the attached Exhibit A. Exhibit A is incorporated into this Findings of Fact, Conclusions			
	of Law and Order for Judgment. The party receiving each vehicle or watercraft shall pay			
	for all loans and insurance associated with the vehicle.			
28.	PERSONAL PROPERTY: Plaintiff's and Defendant's personal property, including			

- **28. PERSONAL PROPERTY:** Plaintiff's and Defendant's personal property, including household goods, furniture, and all furnishings have already been divided to the parties' satisfaction.
 - a. Plaintiff shall have all right, title, interest, and equity, free and clear of any claim on the part of Defendant, in and to the personal property in Plaintiff's possession.
 - b. Defendant shall have all right, title, interest, and equity, free and clear of any claim on the part of Plaintiff, in and to the personal property in Defendant's possession.
- **29. PLAINTIFF'S RETIREMENT PLAN(S)**: (choose one)

or oth other retire OR	ther Plaintiff nor Defendant has paid money into a pension, profit-sharing plan, IRA ner retirement plan for Plaintiff. Plaintiff's past or present employers, union or group have not paid money into a pension, profit-sharing plan, IRA or other ment plan for Plaintiff. Intiff's pension, profit sharing plan, IRA or other retirement plan shall be awarded
	ted on the attached Exhibit A. Exhibit A is incorporated into this Findings of Fact, usions of Law and Order for Judgment.
	□(choose if applicable) Plaintiff's retirement plan is divided between Plaintiff and Defendant. The Plaintiff's proposed qualified domestic relations order (QDRO) is on file herein. The court will not draft a QDRO document or an order including a QDRO.
□Neir or oth or oth	NDANT'S RETIREMENT PLAN(S): (choose one) ther Plaintiff nor Defendant has paid money into a pension, profit-sharing plan, IRA ner retirement plan for Defendant. Defendant's past or present employers, union ner group have not paid money into a pension, profit-sharing plan, IRA or other ment plan for Defendant.
award	fendant's pension, profit sharing plan, IRA or other retirement plan shall be ded as stated on the attached Exhibit A. Exhibit A is incorporated into this Findings ct, Conclusions of Law and Order for Judgment.
	□(choose if applicable)Defendant's retirement plan is divided between Plaintiff and Defendant. The Defendant's proposed qualified domestic relations order (QDRO) is on file herein. The court will not draft a QDRO document or an order including a QDRO.
□The	R ASSETS: (choose one) ere are no financial or other assets of this marriage that are not otherwise ioned.
or oth	e parties shall be awarded all rights, title, interest and equity in and to the financial ner asset not otherwise mentioned, as stated on the attached Exhibit A. Exhibit A is porated into this Findings of Fact, Conclusions of Law and Order for Judgment.

31.

30.

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32.	DEBTS AND LIABILITIES:			
	a.	(choose one)		
		☐There are no outstanding debts or liabilities of this marriage. OR		
		☐Plaintiff's and Defendant's debts and liabilities shall be paid as stated on the attached Exhibit A. Exhibit A is incorporated into this Findings of Fact, Conclusions of Law and Order for Judgment.		
	b.	Except as otherwise expressly provided, any and all unpaid debts incurred by the Plaintiff and Defendant during the course of their marriage shall be the responsibility of the person who incurred the debt.		
	c.	Plaintiff and Defendant shall not to contract any debt, charge or liability whatsoever for which the other or their property or estate shall or may become liable or answerable in the future.		
33.	INC	COME TAX RETURNS: The parties shall share historical accounting and tax		
inform	atio	n, documents and records with the other as may be necessary for each to prepare a		
comple	ete a	and accurate income tax return for subsequent tax years.		
	Eac	ch party shall execute any IRS or similar forms as may be necessary for each to		
prepar	e a (complete and accurate income tax return for subsequent tax years.		
	In a	accordance with the Affordable Care Act (ACA), the party providing, or who has		
provide	ed h	ealth insurance coverage for a child being claimed as a dependent, shall supply the		
other p	art	y proof of coverage (IRS Form 1095-A, IRS Form 1095-B, or IRS Form 1095-C) on or		
before	Jan	uary 31, or as soon thereafter as proof of coverage is received, of every applicable		
calend	ar y	ear.		
34.	REI	MARRIAGE: There shall be no restrictions on remarriage.		
35.	FO	RMER NAME: (choose one)		
		leither Plaintiff nor Defendant wants to restore their name.		
	OR			
	□P	laintiff/ Defendant (<i>choose one</i>), presently known as		
		and year of birth , shall be restored to their		

herein and shall be known thereafter as _______.

former name of "______" in any Judgment issued

- **36. EXECUTION OF REQUIRED DOCUMENTS:** The parties shall, within ten (10) days from the date of Entry of Judgment, or upon presentation, whichever occurs first, execute any document, transfer papers, titles or other documents required to effect the terms and provisions of the Judgment and Decree. In the event that a party fails to sign transfer papers, as required, the Judgment shall operate to transfer title to property, as awarded.
- 37. WAIVER OF COUNSEL: The parties acknowledged that each has the right to be represented by a lawyer of his or her choice. The parties expressly waived that right and freely and voluntarily entered into the settlement agreement which became a basis for the order for judgment and judgment.

ORDER FOR JUDGMENT

LET JUDGMENT BE ENTERED ACCORDINGLY.

(Judge/Judicial Referee of District Court)	

STATE OF NORTH DAKOTA		IN DISTRICT COURT		
COUNTY OF			JU[DICIAL DISTRICT
Vs	NTIFF,)) NOTICE OF ENTRY OF) Case No)		
(Defendant) DEFEND	ANT.)		
TO: DEFENDANT,				,
PLEASE TAKE NOTICE that of	on		_, 20	, a Judgment
was entered in the office of the Cle	rk of Dis	strict Court,		County,
City of		North Dakota, Docket Numb	er	A copy of
the judgment is attached.				
Dated this day of		, 20		
		ture of Plaintiff or Printed Name of Plaintiff		
	 Addre	SS		
	City	<i>)</i>	State	Zip Code
	(Teleph) none Number		

DIVORCE WITH AN AGREEMENT – WITH CHILDREN

INSTRUCTIONS FOR FORM 10: NOTICE OF ENTRY OF JUDGMENT

(The Notice of Entry of Judgment Form is part of the Divorce with an Agreement – With Children packet of forms. Review the instructions for the packet of forms before completing the Notice of Entry of Judgment.)

ND Legal Self Help Center Staff and Court employees cannot help you fill out forms. If you are unsure how to proceed, consult a lawyer.

There is no guarantee that all judges and courts will accept forms available through the ND Legal Self Help Center. Use at your own risk.

Do not include these instruction sheets when you serve or file the completed form.

THE PLAINTIFF COMPLETES AND SIGNS THIS FORM.

Within 14 days after Judgment is entered, the Plaintiff must serve a completed copy of the *Notice of Entry of Judgment* form on the Defendant. A copy of the signed and dated Judgment must be served with the Notice of Entry of Judgment.

Top of Form (Caption): Fill in the caption exactly as you filled in the caption on the *Summons* form.

To: Fill in the full, legal name of the Defendant.

Paragraph: Fill in the date the Clerk of Court signed the Judgment. Fill in the County and City of the North Dakota District Court where the Judgment was signed. Fill in the Docket Number of the judgment.

To find the Docket Number of the judgment:

- Click on "Search Records & Pay Fines" at www.ndcourts.gov.
- Read the information, then click on the "Click here to Proceed" link.
- Select the county where your civil action was decided, or select State of North Dakota from the drop down menu.
- Click on the "Civil, Family & Probate Case Records" link.
- Select "Case" in the "Search By:" field.
- Enter your case number in the "Case Number" field.
- Click on the "Search" box.
- Click on the link for your case number.
- Scroll through the list of documents until you find the judgment. (The date on the judgment should match the date of the judgment in the list of documents.

The Docket Number will be shown as "Doc ID#"

Date and Signature: Complete the date and signature block.

- Fill in the date you sign this document.
- Sign the signature line.
- Fill in the address lines. If you have a physical address <u>and</u> a mailing address, type or write both addresses using the lines provided, and the space next to the address lines.
- Fill in the telephone number line.

Make two copies of the completed *Notice of Entry of Judgment* form. Keep one copy for your records. You will serve the other copy on the Defendant. The original is filed with the Clerk of Court.

Make two copies of the Judgment with the signature and date of the Clerk of Court. Keep one copy for your records. You will serve the other copy on the Defendant.

Serve the following on the Defendant:

- A copy of the completed *Notice of Entry of Judgment* form; and
- A copy of the Judgment signed and dated by the Clerk of Court.

File the following with the Clerk of Court:

- The original, completed Notice of Entry of Judgment form; and
- A completed, signed and notarized affidavit of service that shows the Defendant was served a copy of the completed *Notice of Entry of Judgment* form and a copy of the signed and dated Judgment.

See service by mail instructions and an affidavit of service by mail form below.

Do not include these instruction sheets when you serve or file the completed form.

STATE OF NORTH DAKOTA	IN DISTRICT COURT
COUNTY OF	JUDICIAL DISTRICT
(Plaintiff) PLAINTIFF, Vs (Defendant) DEFENDANT.)) AFFIDAVIT OF SERVICE BY MAIL) Case No.))
STATE OF NORTH DAKOTA COUNTY OF	
swear that I am at least 18 years of age, ar	nd on, 20, nd a copy of the Judgment, in the above entitled
known address of:	
	nt postage, in the United States mail at the Post
Dated:	, 20
(Signature of Person Who Mailed Envelope	?)
Subscribed and sworn to before me this	day of, 20
Clerk or Notary Public	
If notary my commission expires:	

DIVORCE WITH AN AGREEMENT – WITH CHILDREN

INSTRUCTIONS FOR AFFIDAVIT OF SERVICE BY MAIL FORM

(The Affidavit of Service by Mail form is part of the Divorce with an Agreement – With Children packet of forms. Review the instructions for the packet of forms before completing the Affidavit of Service by Mail.)

ND Legal Self Help Center Staff and Court employees cannot help you fill out forms. If you are unsure how to proceed, you should consult a lawyer.

There is no guarantee that all judges and courts will accept forms available through the ND Legal Self Help Center. Use at your own risk.

Do not include this instruction sheet when you serve or file the completed form.

THE PERSON WHO SERVES A COPY OF THE NOTICE OF ENTRY OF JUDGMENT AND A COPY OF THE SIGNED AND DATED JUDGMENT ON THE DEFENDANT COMPLETES THIS FORM.

Within 14 days after Judgment is entered, the Plaintiff must have a completed copy of the *Notice of Entry of Judgment* form <u>and</u> a copy of the signed and dated Judgment served on the Defendant.

The Plaintiff must file proof of service with the Clerk of Court. A completed, signed and notarized affidavit of service is your proof of service. Make a copy for your records.

Top of Form (Caption): Fill in the caption exactly as you filled in the caption on the *Summons* form.

County: Fill in the name of the County.

Person Serving Documents: Fill in the full, legal name of the person serving the documents.

Address Block: Fill in the full, legal name of the Defendant. Fill in the Defendant's mailing address. This is the address where the copies of the documents were mailed.

Post Office City/State: Fill in the city and state of the U.S. Post Office from which the copies of the documents were mailed.

Date, Signature and Notary Public Block: The person serving the documents DOES NOT complete the Date, Signature or Notary Public lines until they are in front of a North Dakota Clerk of District Court or a notary public. The clerk or notary public will witness the signature and fill out and sign the Notary Public lines.

You can find more information about service at www.ndcourts.gov/legal-self-help/service-in-a-civil-action. Review the "Service After a District Court Civil Action Has Started" section.